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STATUTES

OF THE

PROVINCE OF ONTARIO

PASSED IN THE SESSION HELD IN THE

Seventh Year of the Reign of His Majesty
KING GEORGE VI

Being the Eighth Session of the Twentieth
Legislature of Ontario

BEGUN AND HOLDEN AT TORONTO ON THE NINTH DAY OF FEBRUARY
IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED
AND FORTY-THREE



ONTARIO

HIS HONOUR ALBERT MATTHEWS, LIEUTENANT-GOVERNOR

TORONTO

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PART I
PUBLIC ACTS

Chapters 1 to 37



ONTARIO

7 GEORGE VI.

CHAPTER 1.

An Act to provide relief for Members of His Majesty's Forces in respect of certain obligations relating to their Homes.

Assented to April 14th, 1943.

Session Prorogued April 14th, 1943.

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

INTERPRETATION.

1. In this Act,—

Interpreta-
tion,—

- (a) "action or proceeding" shall include proceedings by way of foreclosure, or sale under power of sale, execution on any judgment or order of any court, distress, forfeiture, judgment or order for possession, or any other judgment or order of any court or otherwise, relating to any mortgage, contract or agreement for sale or purchase of land, or any interest therein, or any renewal or extension thereof. ^{"action or proceeding";}
- (b) "judge" shall mean judge of the county or district court except in the Counties of York and Carleton where it shall mean Master and local master of the Supreme Court respectively; and ^{"judge";}
- (c) "member of the forces" and "member" shall mean member of the naval, military or air forces of His Majesty who having been placed on active service or called out for training, service or duty, is serving in any of such forces and member of the naval, military or air forces of His Majesty's allies on active service. ^{"member of the forces."}

2.—(1) Subject to the provisions of section 7, the provisions of this Act shall apply to a mortgage, contract or agreement for sale or purchase, or a renewal or extension thereof, of any land or any interest therein where,— ^{Application of Act.}

- (a) the mortgagor, purchaser or any other person liable to make payments thereunder is a member of the forces and owns and ordinarily resides upon and occupies the land or premises covered by such mortgage, contract, agreement or renewal or extension thereof and a dependent of such member resides upon and occupies such land or premises; and
- (b) such mortgage, contract, agreement, renewal or extension was made or entered into prior to the 10th day of March, 1943.

Idem.

(2) The provisions of this Act shall apply to,—

- (a) a one or two family dwelling house owned by the member and in which he ordinarily resides;
- (b) premises owned by the member in which he carried on exclusively a retail business or petty trade before becoming a member of the forces and which in addition contains one or two self-contained apartments in one of which he ordinarily resides; and
- (c) farm land owned by the member upon which he ordinarily resides and which is used for general farming, dairying, fruit farming, market gardening, poultry raising or any other agricultural purpose.

Application
for stay of
proceedings.

3. In any action or proceeding,—

- (a) arising out of default in payment of principal or interest due under, or out of any other breach of, the terms of a mortgage, agreement for sale or purchase, or a renewal or extension thereof, of any land or interest therein; and
- (b) commenced or continued while the mortgagor, purchaser or other person who is a defendant is a member of the forces and within
 - (i) one year after he ceases to be a member, or
 - (ii) one year after the cessation of actual hostilities between Canada and Germany, Italy and Japan,

whichever of such events first happens,

an application may be made to the judge for a stay or postponement of the action or proceedings by or on behalf of such member.

4.—(1) The judge in his absolute discretion may give ^{Directions.} directions as to the service of notice of the hearing of the application upon any person whom he deems to be a proper party to the proceedings, and may adjourn the hearing for that purpose, or he may dispense with notice of the application upon any such person and proceed with the hearing.

(2) Upon service of notice of the hearing of the application ^{Stay*of proceedings.} hereunder upon the person who commenced or continued the action or proceeding, the action or proceeding shall, *ipso facto*, be stayed pending the final disposition of such application.

5.—(1) Upon the hearing of the application if the judge is of ^{Order of judge.} opinion that the applicant's inability to make such payment or perform such other terms is attributable to the fact that he is a member of the forces, he may in his absolute discretion make such order as he deems proper, having regard to the position of all the parties, staying or postponing the action or proceeding for such time, upon such terms and conditions as he thinks fit.

(2) No costs shall be allowed by the judge on any hearing ^{No costs.} and no fees payable to the Crown, whether collected by law stamps or otherwise shall be charged or collected upon any application under this Act.

(3) If the terms of any order made under this Act in any ^{Default of applicant.} action or proceeding are not complied with by the applicant, such action or other proceedings may continue and shall be deemed for all purposes other than the purposes of *The Limitations Act*, to have commenced as and from the date of the failure to comply with the terms of such order, and not from the date when the action or other proceedings were taken. ^{Rev. Stat., c. 118.}

6. Where an action or proceeding has been taken upon a ^{Power of Court in action.} mortgage or contract to which this Act applies, upon the trial of any issue arising in the action or proceeding, the court, whether or not an application or order has been made as provided by section 4, may exercise the discretion and make the order provided for by section 6.

7. This Act shall not apply to loans made under *The Dominion Housing Act, 1935*, (Canada) or *The National Housing Act, 1938*, (Canada). ^{Not to apply to certain loans.}

8. Any dependent of a member of the forces shall be entitled to the benefits accorded to members of the forces by this Act if the judge is of opinion that the inability of the ^{Rights of dependents.}

dependent to comply with the term of a mortgage, contract or agreement for sale or purchase, or renewal or extension thereof, as the case may be, is attributable to the fact that such member is a member of the forces.

Actions
against
guarantors.

9. Any action or proceeding against any person liable as principal or guarantor or otherwise upon any covenant or agreement as principal or guarantor or otherwise, whether express or implied under any mortgage, contract or agreement for sale or purchase, or a renewal or extension thereof, of any land or any interest therein coming within the provisions of this Act shall, *ipso facto*, be stayed pending the final disposition of any application and during the period for which relief has been granted under this Act.

Review of
order.

10. An order made under this Act may, if subsequent circumstances render it just so to do, be suspended, discharged, varied or altered upon application to the judge on such notice to such persons as the judge shall direct.

Powers to
be addi-
tional.

11. The powers conferred by this Act shall be in addition to and not in derogation of any other powers of the judge.

Place of
application.

12. An application under this Act shall be made in the county or district in which the land is situate.

Rules.

13. Subject to the approval of the Lieutenant-Governor in Council the Rules Committee may make rules,—

- (a) prescribing the particulars and the form thereof, to be furnished by an applicant for relief under any of the provisions of this Act;
- (b) regulating the practice and procedure under this Act; and
- (c) generally for the better carrying out of the provisions of this Act.

Duration
of Act.

14. The Lieutenant-Governor may by his Proclamation name the day upon which the cessation of actual hostilities between Canada and Germany, Italy and Japan shall, for the purposes of this Act, be deemed to occur, and this Act shall remain in force for one year after such day.

Commence-
ment of Act.

15. This Act shall come into force on the day upon which it receives the Royal Assent.

Short title.

16. This Act may be cited as *The Active Service Moratorium Act, 1943*.

CHAPTER 2.

An Act to amend The Assessment Act.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 7 of *The Assessment Act* is repealed.

Rev. Stat.,
c. 272, s. 7,
repealed.

2.—(1) Subsection 1 of section 57a of *The Assessment Act*, as re-enacted by subsection 3 of section 3 of *The Statute Law Amendment Act, 1942*, is repealed and the following substituted therefor:

Rev. Stat.,
c. 272, s. 57a,
subs. 1
(1942,
c. 34, s. 3,
subs. 3), re-
enacted.

(1) The assessor shall, after the return of the assessment roll, add to the roll,—

Additions
to roll.

(a) The value of any building as determined by section 39 which after the return of the roll is erected, altered or enlarged and not assessed and entered in the roll;

(b) the value of any building or land or portion thereof which after the return of the roll ceases to be exempt from taxation; and

(c) the name of any person who after the return of the roll commences to occupy or use land for any business purpose mentioned in section 8 and the amount of the business assessment with respect thereto.

(2) Subsection 3 of the said section 57a is amended by striking out all the words after the word “any” in the fifth line, so that the said subsection shall now read as follows:

Rev. Stat.,
c. 272, s. 57a,
subs. 3
(1942,
c. 34, s. 3,
subs. 3),
amended.

(3) Where the roll is returned upon which the taxes for the following year are levied, the assessor shall add to such roll the value of any such building or land and the amount of the business assessment, if any.

Amount of
taxes.

3. *The Assessment Act* is amended by adding thereto the following section:

Rev. Stat.,
c. 272,
amended.

County
court of
revision.

66a.—(1) Where a county assessor is appointed under section 89a the council of the county may constitute a court of revision to act in lieu of the court of revision referred to in section 66 and where a court is constituted under this section a court shall not be constituted under section 66.

Members.

(2) Such court of revision shall consist of five members to be appointed by the council of the county and such members shall hold office during pleasure of the said council and shall be paid such remuneration and expenses as the said council may by by-law provide.

Idem.

(3) Each member of such court of revision shall be a person eligible to be elected a member of the council of a municipality within the county for municipal purposes, but shall not be a member of any such council.

Powers and
duties.

(4) The provisions of this Act applicable to a court of revision appointed under section 66 shall apply to a court of revision appointed under this section.

Rev. Stat.,
c. 272, s. 91,
para. 4, re-
enacted.

4.—(1) Paragraph 4 of section 91 of *The Assessment Act* is repealed and the following substituted therefor:

Appointment
of court
by Order-
in-Council.

4. The Lieutenant-Governor in Council, upon receiving the notice in writing from the clerk of any county council may appoint three persons who shall form a court, and the said court shall at such time and place as the Lieutenant-Governor in Council may appoint, proceed to hear and determine the appeal either with or without the evidence of witnesses or with such evidence as they may decide upon hearing, and may examine witnesses under oath or otherwise, and may adjourn from time to time, and the court shall equalize the whole assessment of the county and shall forthwith report the same to the county council.

Rev. Stat.,
c. 272, s. 91,
para. 6, re-
enacted.

(2) Paragraph 6 of the said section 91 is repealed and the following substituted therefor:

Remunera-
tion and
expenses.

6. The members of the court shall be paid such remuneration and travelling and other expenses as the Lieutenant-Governor in Council may determine.

Rev. Stat.,
c. 272, s. 91,
para. 7, re-
enacted.

(3) Paragraph 7 of the said section 91 is repealed and the following substituted therefor:

7. Any two members of such court shall constitute a *Quorum*.
quorum.

5. Subsection 1 of section 113 of *The Assessment Act* is amended by adding thereto the following clause:

Rev. Stat.,
c. 272, s. 113,
subs. 1,
amended.

- (a) A by-law under this subsection may contain provisions with respect to the payment of taxes by tenants of lands owned by the Crown or in which the Crown has an interest, in which case the by-law shall provide that where any such tenant has been employed either within or outside the municipality by the same employer for not less than thirty days, such employer shall pay over to the treasurer or collector on demand out of any wages, salary or other remuneration due to such employee, the amount then payable for taxes under the by-law and such payment shall relieve the employer from any liability to the employee for the amount so paid.

6.—(1) Subsection 1 of section 125 of *The Assessment Act* is amended by inserting after the word “made” at the end of clause *d* the word “or”, and by adding thereto the following clause,

Rev. Stat.,
c. 272, s. 125,
subs. 1,
amended.

- (e) for a building which has been razed by fire or otherwise in the year in which the assessment was made;

so that the said subsection shall now read as follows:

- (1) An application to the court of revision for the cancellation or reduction of taxes may be made by any person assessed,—
- (a) for a tenement which remained vacant during more than three months in the year in which the assessment was made; or
- (b) who declares that from sickness or extreme poverty he is unable to pay his taxes; or
- (c) who by reason of any gross or manifest error in the assessment roll has been overcharged; or
- (d) for business, who has not carried on such business for the whole year in which the assessment was made; or
- (e) for a building which has been razed by fire or otherwise in the year in which the assessment was made;

Application
to court of
revision for
cancellation
or reduction
of taxes.

and the court of revision subject to the provisions of any by-law governing clauses *a*, *b* and *c* may cancel or reduce the taxes or reject the application.

Rev. Stat.,
c. 272, s. 125,
subs. 7
(1941,
c. 5, s. 6),
repealed.

(2) Subsection 7 of the said section 125 as enacted by section 6 of *The Assessment Amendment Act, 1941*, is repealed.

Short title.

7. This Act may be cited as *The Assessment Amendment Act, 1943*.

CHAPTER 3.

The Cheese and Hog Subsidy Act, 1943.

Assented to April 14th, 1943.

Session Prorogued April 14th, 1943.

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Notwithstanding anything contained in section 6 of 1941, c. 11, *The Cheese and Hog Subsidy Act, 1941*, or *The Cheese and Hog* ^{continued} _{in force.} *Subsidy Act, 1942*, all the provisions of *The Cheese and Hog* 1942, c. 6. *Subsidy Act, 1941*, shall continue in force and have effect until the 31st day of March, 1944.

2. This Act shall come into force on the day upon which it receives the Royal Assent and shall have effect as from the 1st day of April, 1943, and shall remain in force and have effect until the 31st day of March, 1944. ^{Commence-} _{ment of Act.}

3. This Act may be cited as *The Cheese and Hog Subsidy* ^{Short title.} *Act, 1943.*

CHAPTER 4.

An Act to provide for Collective Bargaining.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,—

Interpreta-
tion,—

- (a) “bargain collectively” shall mean negotiate in good faith with a view to the conclusion of a collective bargaining agreement and so to negotiate from time to time during the term and in accordance with the provisions of a collective bargaining agreement, and “bargaining collectively” shall have a corresponding meaning; “bargain collectively”;
- (b) “collective bargaining agency” shall mean any trade union or other association of employees which has bargaining collectively amongst its objects, but shall not include any such union or association the administration, management or policy of which is dominated, coerced or improperly influenced by the employer in any manner whether by way of financial aid or otherwise; “collective bargaining agency”;
- (c) “collective bargaining agreement” shall mean an agreement in writing between an employer and a collective bargaining agency setting forth terms and conditions of employment; “collective bargaining agreement”;
- (d) “court” shall mean “Labour Court” as defined in *The Judicature Act* or a judge thereof;
- (e) “employee” shall mean any person in the employment of an employer as defined in this Act, except,
 - (i) an officer or official of an employer; and
 - (ii) a person acting on behalf of the employer in a supervisory or confidential capacity, or

having authority to employ, discharge or discipline employees;

"employer"; (f) "employer" shall mean any person or association of employers employing within the Province one or more persons;

"employer's agent"; (g) "employer's agent" shall mean,

(i) any person or association acting on behalf of an employer; or

(ii) any officer, official, foreman or other representative or employee of an employer acting, in any way, on behalf of an employer in respect to the hiring, discharging or disciplining, or any of the terms or conditions of employment of the employees of such employer;

"registrar". (h) "registrar" shall mean registrar of the court.

Collective bargaining agency not deemed unlawful.

2.—(1) A collective bargaining agency and the acts thereof shall not be deemed to be unlawful by reason only that one or more of its objects are in restraint of trade.

Right to join and select collective bargaining agency.

(2) Employees may form, join or assist any collective bargaining agency and may select or designate any collective bargaining agency for the purpose of bargaining collectively with their employers.

Acts done by two or more members.

3.—(1) Any act done by two or more members of a collective bargaining agency, if done in contemplation or furtherance of a trade dispute, shall not be actionable unless the act would be actionable if done without any agreement or combination.

Collective bargaining agency—party to action.

(2) A collective bargaining agency shall not be made a party to any action in any court unless such collective bargaining agency may be so made a party irrespective of any of the provisions of this Act.

Collective bargaining agreement—subject of action.

(3) A collective bargaining agreement shall not be the subject of any action in any court unless such collective bargaining agreement may be the subject of such action irrespective of any of the provisions of this Act.

Organizing in working hours.

4. Nothing in this Act shall be construed to give an employee the right to work for or to attempt to organize a collective bargaining agency in his working hours.

5. A provision in a collective bargaining agreement requiring all or any specified employees of an employer to be members of a specified collective bargaining agency certified pursuant to the provisions of this Act shall not be deemed to be in conflict with or in contravention of any of the provisions of this Act, but no such provision shall apply to a member of a learned or scientific profession.

Requiring employees to join collective bargaining agency.

6. No employer shall fail or refuse to bargain collectively with the duly appointed or elected representatives of a collective bargaining agency certified pursuant to the provisions of this Act with respect to the employees of the employer or a unit thereof appropriate for collective bargaining purposes.

Employer to bargain collectively.

7. No employer or employer's agent shall discriminate against an employee in any manner whether by discharging him from employment or otherwise by reason of his membership in or activity in connection with a collective bargaining agency, or by reason of his instituting or participating in any proceeding or prosecution pursuant to the provisions of this Act.

Discrimination forbidden.

8. No employer or employer's agent shall require as a condition of employment that any person shall abstain from joining or assisting any collective bargaining agency or from exercising any right provided by this Act or by any collective bargaining agreement.

Illegal conditions of employment.

9. No employer or employer's agent shall coerce, restrain or influence an employee, whether by way of financial aid or otherwise, with respect to the exercise by him of any right provided by this Act or by any collective bargaining agreement.

Coercion of employees forbidden.

10. No person shall issue, publish or distribute any writing relating to any of the terms and conditions of employment with an employer unless the name of the person or collective bargaining agency together with the street address and post office address of the said person or agency responsible for the issuing, publication or distribution thereof is clearly indicated thereon.

Writings to indicate who responsible therefor.

11. No person shall wilfully interfere with any person carrying out any duty required or authorized under this Act or under any order of the court.

Persons acting under Act protected.

12. The provisions of *The Reinstatement in Civil Employment Act, 1942*, being chapter 31 of the statutes for the third session of the nineteenth Parliament of Canada, shall apply in Ontario notwithstanding the termination of the war between Canada and Germany, Italy and Japan, and notwithstanding the repeal thereof by the Parliament of Canada.

Application of 1942, c. 31 (Canada.)

Application
for certifi-
cation.

13.—(1) A collective bargaining agency claiming to represent the majority of the employees of an employer or of a unit thereof for collective bargaining purposes may apply to the court to be certified as a collective bargaining agency.

Idem—
by employer.

(2) Where a *bona fide* dispute exists between an employer and a collective bargaining agency or between two or more collective bargaining agencies as to which collective bargaining agency is entitled to certification as the collective bargaining agency entitled to bargain collectively with an employer, such employer may apply to the court for an order determining which, if any, collective bargaining agency represents a majority of his employees or a unit thereof for collective bargaining purposes and is entitled to certification as a collective bargaining agency.

Application
for revo-
cation.

(3) A collective bargaining agency or an employer may apply to the court upon grounds to be set out in the application for an order revoking any certification of a collective bargaining agency, provided that no such certificate shall be revoked within one year from its date except on the ground of fraud affecting the granting thereof.

Notice of
application.

(4) An applicant under this section shall serve notice of the application, together with the material in support thereof, upon the employer or collective bargaining agency or agencies, as the case may be, which are affected by the application.

Powers of
Court on
application

(5) Upon any such application the court may,—

- (a) ascertain what unit of employees is appropriate for the purposes of collective bargaining, and determine whether such unit shall be the employer unit, craft unit, plant unit or a subdivision thereof;
- (b) certify that a collective bargaining agency represents a majority of the employees in such unit, indicating the names of the persons who have been duly appointed or elected representatives thereof;
- (c) subject to subsection 3, revoke any certification of a collective bargaining agency;
- (d) inspect the employment lists of an employer to ascertain what employees, including any person who in the opinion of the court was improperly discharged from employment, are entitled to vote and may take a vote of such employees by secret ballot and authorize any person to enter the premises of an employer for any of such purposes; and

- (e) cause such inquiries to be made, acts or things to be done and proceedings to be had as it may think proper to carry out the provisions of this section.

14. Any party to a collective bargaining agreement made under the provisions of this Act on written notice to the other party thereto, may apply to the court to construe, and the court shall have the power to construe, the provisions of such agreement. Application to construe agreement.

15.—(1) The court shall have exclusive jurisdiction to examine into, hear and determine all matters and questions arising under this Act. Exclusive jurisdiction of court.

(2) No appeal shall lie from a decision of the court. No appeal.

(3) No order shall be made as to costs in any proceedings under sections 13 and 14. Costs.

16.—(1) Every collective bargaining agency shall, upon making application for certification, file with the registrar a true copy of its constitution, rules and by-laws, and a statement of the names and addresses of its officers and thereafter shall file a true copy of any amendments to its constitution, rules or by-laws or a statement of any change in the names and addresses of its officers forthwith upon the making of such amendment or change. Constitution, names of officers to be filed.

(2) A collective bargaining agency which is in default under this section shall not be certified as a collective bargaining agency and if a certificate has been issued it may be revoked. Default under subs. 1.

17. Every collective bargaining agency which collects fees from its members shall upon the request of any of its members furnish him, without charge, with a financial statement of its affairs to the end of the last fiscal year certified to be true by its treasurer, and if ordered by the court so to do shall file with the registrar within such time as the court may determine, a financial statement of its affairs to the end of its last fiscal year verified by the affidavit of its officers or by such of its officers as are responsible for the handling and administration of its funds, and shall furnish a copy of such statement to such persons as the court may direct. Financial statement to be furnished.

18. No statement, document or proceeding filed in court shall be open to inspection by any person without the consent of the court. Inspection of documents.

19.—(1) A collective bargaining agency or an employer may apply to the court to inquire into any alleged violation of the provisions of this Act by any person. Alleged violations.

Powers of
court on
inquiry.

(2) The court may, if it appears that the alleged violation has occurred,

- (a) restrain such person from continuing such violation;
- (b) direct such person to comply with the provisions of this Act;
- (c) direct the reinstatement of any person discharged from employment contrary to the provisions of this Act and the payment to such person of an amount not exceeding the monetary loss which he has suffered by reason of such discharge; and
- (d) make such other or further order as it deems proper.

Status of
any person.

20. Upon the application of an employer or a collective bargaining agency the court shall have power to determine whether any person engaged in any calling or undertaking is an employer or an employee within the meaning of this Act.

Forms, fees,
rules.

21. Subject to the approval of the Lieutenant-Governor in Council the court may, notwithstanding anything contained in *The Judicature Act*,

- (a) prescribe forms;
- (b) prescribe fees payable to the Crown in respect of proceedings under this Act; and
- (c) make rules regulating the practice and procedure in the court and generally for the better carrying out of the provisions of this Act.

Delegation
of court's
powers.

22. The court may delegate to the registrar or to any other person or persons any of its powers which are not of a judicial nature.

Rights of
employees
preserved.

23. Nothing in this Act contained shall be deemed to take away the right of an individual employee to present any of his personal grievances to his employer.

Where Act
not to apply.

24. This Act shall not apply to,

- (a) the industry of farming;
- (b) domestic servants;
- (c) members of any police force;
- (d) The Hydro-Electric Power Commission of Ontario; and

- (e) any municipal corporation, board of public school trustees, board of separate school trustees, high school board, board of education or any board or commission created or established by a municipal corporation pursuant to statutory authority unless such municipal corporation, board or commission has by by-law, if it has power to pass by-laws, or by resolution or minute, declared this Act applicable thereto and to its employees or any section thereof and any such by-law, resolution or minute may be revoked by a subsequent by-law, resolution or minute, as the case may be.

25. In carrying out the provisions of this Act the court shall make such orders as appear to it just and agreeable to equity and good conscience. Orders agreeable to equity and good conscience.

26. This Act shall come into force on the day upon which it receives the Royal Assent. Commencement of Act.

27. This Act may be cited as *The Collective Bargaining Act, 1943*. Short title.

CHAPTER 5.

An Act to provide for the Adjustment of Loans made for Farming Purposes under the provisions of The Agricultural Development Act, The Farm Loans Act and The Northern Development Act.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,—

Interpre-
tation,

- (a) "Commissioner" shall mean Commissioner of Agricultural Loans appointed under *The Agricultural Development Act*; "Commis-
sioner";
- (b) "judge" shall mean judge of any county or district court; "judge";
- (c) "loan" shall mean loan made under *The Agricultural Development Act*, *The Farm Loans Act* or *The Northern Development Act* for farming or agricultural purposes and shall include an amount owing under an agreement for sale made pursuant to any of such Acts; "loan";
Rev. Stat.,
cc. 78, 79,
34.
- (d) "Treasurer" shall mean Treasurer of Ontario. "Trea-
surer".

2.—(1) Any person who is liable for the payment of a loan may make application to the Commissioner to have the loan reviewed by a judge for the purpose of obtaining any or all of the following relief, Applica-
tion for
review
of loan.

- (a) a reduction in the amount of the principal outstanding;
- (b) a reduction in the amount of the arrears of interest; and
- (c) an extension of the time for payment of the loan.

Form of application.

(2) Every such application shall be in the prescribed form verified under oath and shall be sent by prepaid registered post, in duplicate, to the Commissioner.

Appointment for hearing.

3.—(1) Within ninety days of receipt of an application under section 2, the Commissioner shall apply to a judge for an appointment for hearing and shall furnish the judge with a copy of the application and of any further material which he may deem advisable and the judge shall appoint a time and place for the hearing.

Copy of appointment for hearing to be mailed to applicant.

(2) The Commissioner shall cause a copy of the appointment for hearing and of any material which has been furnished to the judge, to be mailed to the applicant by prepaid registered post at least thirty days before the day named for such hearing.

Order of judge.

4.—(1) Upon the hearing the judge shall consider the representations of the applicant and the Commissioner and the evidence adduced and may make such order granting the relief applied for or dismissing the application as he may deem proper, having regard to,—

- (a) the nature and value of the land in respect of which the loan is made and the revenue which it is capable of producing;
- (b) the amount and nature of encumbrances against the land;
- (c) the financial and domestic obligations of the applicant and the income of the applicant from all sources; and
- (d) all other relevant circumstances.

and the order of the judge shall be final, subject only to such further order as may be made on any subsequent application.

Powers of judge.

Rev. Stat., c. 19.

(2) Upon the hearing and review the judge shall have all the powers which may be conferred upon a commissioner under *The Public Inquiries Act* and he may hear the submissions and evidence of such persons as he may deem advisable.

Subsequent application.

5. A subsequent application in respect of any loan may be made after the expiration of a period of two years from the date of an order made upon a previous application.

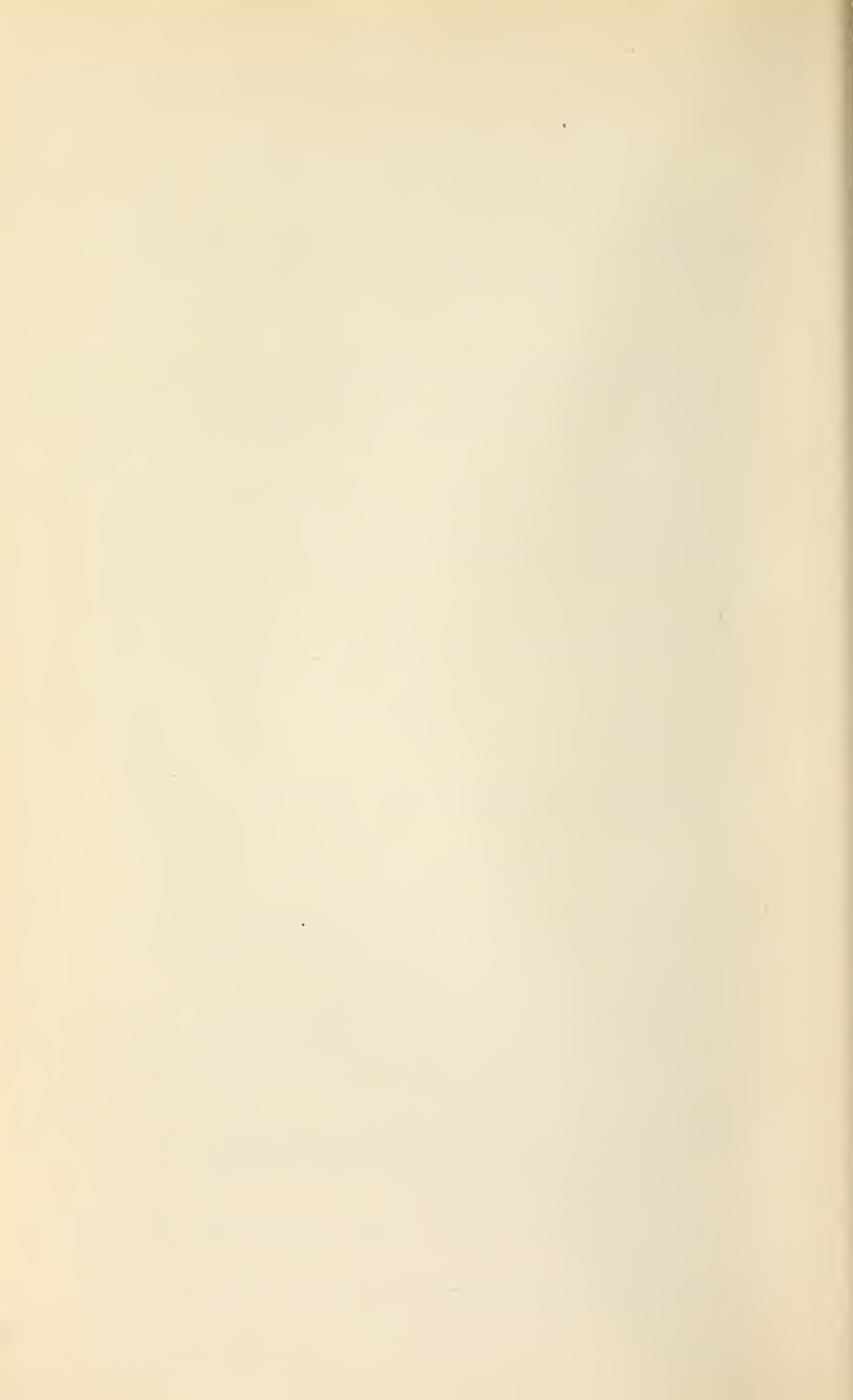
Powers of Treasurer.

6. Subject to the approval of the Lieutenant-Governor in Council, the Treasurer may,

- (a) prescribe the form of application for relief and such other forms as he may deem necessary;

- (b) provide for payment of the expenses of every judge to whom an application is made; and
- (c) make such regulations as he may deem necessary for the better carrying out of the provisions of this Act.

7. This Act may be cited as *The Farm Loans Adjustment Act* Short title.
Act, 1943.



CHAPTER 6.

An Act to amend The Fatal Accidents Act.

Assented to April 14th, 1943.

Session Prorogued April 14th, 1943.

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 3 of *The Fatal Accidents Act* is amended by adding thereto the following subsection: Rev. Stat., c. 210, s. 3, amended.

(1a) In an action brought under this Act where funeral expenses have been incurred by the parties for whose benefit the action is brought, damages may be awarded not exceeding \$125 for necessary expenses of the burial of the deceased and not exceeding \$125 for necessary expenses for transportation and things supplied and services rendered in connection therewith necessitated by the transfer of the body of the deceased from the place of death to the place of interment. Funeral expenses.

2. This Act may be cited as *The Fatal Accidents Amendment Act, 1943.* Short title.



CHAPTER 7.

An Act to provide Relief to Lessors under Gas and Oil Leases.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,—

Interpre-
tation,—

- (a) “gas or oil lease” shall include any agreement, whether ^{“gas or oil lease”;} by way of option, lease, grant or otherwise, granting the right to operate lands for the production and removal of natural gas or petroleum or both, except a grant to so operate where the amount or payment of the consideration therefor is not dependent upon the operation of such lands or upon the production of gas or oil or upon the amount of gas or oil produced, and “lessee” and “lessor” shall have a corresponding meaning and shall include heirs, successors, administrators, executors and assigns of the lessee or lessor as the case may be; and
- (b) “judge” shall mean judge of the county or district ^{“judge”.} court of the county or district in which the land is situate.

2.—(1) Where the lessor of any lands alleges that a lessee ^{Inquiry as to default.} has made default under the terms of a gas or oil lease affecting the lands in that he has,—

- (a) failed to commence to drill a well for natural gas or petroleum and failed to pay rentals in lieu thereof; or
- (b) having drilled a well for natural gas or petroleum, failed to operate the well and failed to pay rentals, royalties or other remuneration,

and that such default has continued for a period of three years, the lessor may apply, upon affidavit, to a judge for an order

declaring the lease null and void and vacating the registration thereof.

Judge to inquire into default.

(2) The judge shall, in writing, appoint a time and place at which he will inquire and determine whether default has been made as aforesaid.

Notice of inquiry.

(3) A notice in writing of the time and place appointed, together with a true copy of any affidavit used upon the application, shall be served upon the lessee either by delivering them to him, leaving them at his place of abode or sending them to him by prepaid registered mail at his address as indicated in the lease, or at his last known address, or in such other manner and at such other address as the judge may direct, not less than thirty days before the return of the appointment.

Service of appointment.

(4) Where an assignment or transfer of the lease has been registered in the registry office or land titles office for the registry division or county, district or city in which the lands are situate, the appointment shall be served upon the assignee or transferee, instead of the original lessee, in the manner prescribed in subsection 2.

Proceedings, how styled.

3. The proceedings above provided for shall be intituled in the county or district court of the county or district in which the land lies, and shall be styled:

“In the matter of _____, Lessor,
and _____, Lessee.”

Where lessee fails to appear.

4.—(1) If at the time and place appointed the lessee fails to appear and if it appears to the judge that default as indicated in clause *a* or *b* of subsection 1 of section 2 has continued for a period of three years, he may, notwithstanding any provision in the gas or oil lease requiring the lessor to give notice to the lessee of any default, make an order declaring that the gas or oil lease is null and void and vacating the registration thereof.

Where lessee appears.

(2) If the lessee appears the judge shall, in a summary manner, hear the parties and their witnesses and examine into the matter and if it appears to the judge that default as indicated in clause *a* or *b* of subsection 1 of section 2 has continued for a period of three years he may, notwithstanding any provision in the gas or oil lease requiring the lessor to give notice to the lessee of any default, make an order declaring that the gas or oil lease is null and void and vacating the registration thereof.

(3) Every order shall contain a description of the land ^{Description of land.} affected or a reference to the lease so terminated by its recorded number.

5. The judge shall have the same power to amend or excuse ^{Irregularities in procedure.} irregularities in the proceedings as he would have in an action.

6. Any drilling done or sought to be done and any rentals ^{Drilling not to be taken into account.} or other remuneration tendered but not accepted after the making of the application shall not be taken into account by the judge upon the hearing of such application.

7. An appeal shall lie to the Court of Appeal from the order ^{Appeal.} of the judge granting or refusing the order above provided for.

8. A copy of any order made under section 4, certified by the clerk of the county or district court, under the seal of such court, shall upon payment of the prescribed fee be recorded by the registrar of deeds or the local master of titles of the registry office or land titles office for the registry division or county, district or city in which the land is situate and in the case of a registry office particulars thereof shall be entered in the proper abstract index. ^{Registration of order.}

9. This Act may be cited as *The Gas and Oil Leases Act*, ^{Short title.} 1943.

CHAPTER 8.

An Act to amend The Gasoline Handling Act.

Assented to April 14th, 1943.

Session Prorogued April 14th, 1943.

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 12 of *The Gasoline Handling Act* as amended by Rev. Stat., c. 332, s. 12. section 2 of *The Gasoline Handling Amendment Act, 1938*, amended. is further amended by adding thereto the following clause:

- (ii) providing for the colouring or other treatment or Coloured gasoline. marking of gasoline and for the issue of permits or licenses for the sale, purchase and use of gasoline which has been so coloured, treated or marked.

2. This Act may be cited as *The Gasoline Handling Amend- Short title.*
ment Act, 1943.



CHAPTER 9.

An Act to amend The Gasoline Tax Act.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:—

1. Section 3 of *The Gasoline Tax Act* is amended by adding thereto the following clauses:

Rev. Stat.,
c. 32, s. 3,
amended.

(aa) providing for the sale, free from the tax imposed by this Act, of gasoline which has been coloured or otherwise treated or marked under the provisions of *The Gasoline Handling Act*, to any class or classes of purchasers and prescribing the purposes for which such gasoline may and may not be used;

(aaa) authorizing the searching of vehicles and the taking therefrom of samples of gasoline by any peace officer or any officer of the Department of Highways designated by the Minister.

2. Section 5 of *The Gasoline Tax Act* is amended by striking out the symbol and figures "\$10" in the fourth line and "\$50" in the fifth line and inserting in lieu thereof the symbol and figures "\$25" and "\$100" respectively, and by striking out the symbol and figures "\$50" in the seventh line and inserting in lieu thereof the symbol and figures "\$100", so that the said section shall now read as follows:

Rev. Stat.,
c. 32, s. 5,
amended.

5. Every one who violates any of the provisions of this Act or the regulations, for which no other penalty is provided, shall be guilty of an offence and shall be liable for a first offence to a penalty of not less than \$25 and not exceeding \$100, or to a term of imprisonment of not less than ten days and not exceeding thirty days, or to both, and for a second or subsequent offence to a penalty of not less than \$100 and not exceeding \$500 or to a term of imprisonment of not less than thirty days and not exceeding six months, or to both.

Penalty for
violation
of Act or
regulations.

Rev. Stat.,
c. 32,
amended.

3. *The Gasoline Tax Act* is amended by adding thereto the following section:

Evidence of
violation of
Act or
regulations.

5a. In any prosecution for a violation of any of the provisions of this Act or the regulations or of *The Gasoline Handling Act* or the regulations made thereunder,

- (a) a certificate as to the result of any test made, signed or purporting to be signed by a director of a laboratory approved by the Minister shall be *prima facie* evidence of the facts stated therein and of the authority of the person giving such certificate without any proof of appointment or signature;
- (b) proof that any gasoline is of the same colour or has been marked or treated in the same manner as gasoline which may be sold free from the tax imposed by this Act shall be *prima facie* evidence that such gasoline is gasoline which has been coloured, marked or treated under the authority of *The Gasoline Handling Act* and has been sold free from the tax imposed by this Act;
- (c) the finding of gasoline which has been coloured, marked or treated, in circumstances in which it is reasonable to presume that it has been used for a purpose other than those authorized by the regulations, shall be *prima facie* evidence of such use; and
- (d) the finding of gasoline which has been coloured, marked or otherwise treated, in the possession of a person other than a person who may purchase or use such gasoline under the provisions of this Act, *The Gasoline Handling Act* and the regulations passed thereunder, shall be *prima facie* evidence that such gasoline has been used for a purpose other than those authorized by the regulations.

Short title.

4. This Act may be cited as *The Gasoline Tax Amendment Act, 1943*.

CHAPTER 10.

An Act to amend The Highway Traffic Act.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 10 of *The Highway Traffic Act* is amended by adding thereto the following subsection: Rev. Stat., c. 288, s. 10, amended.

- (3) The provisions of subsection 2 shall not apply to a motor vehicle parked on a highway and the provisions of subsection 1 shall not apply to a motor vehicle parked on a highway upon which the speed limit is not greater than 30 miles per hour and which is so lighted by the means of any system of street or highway lighting that under normal atmospheric conditions such vehicle is clearly discernible within a distance of two hundred feet. Lighted streets.

2. Subsection 1 of section 23 of *The Highway Traffic Act* is amended by striking out the words "a period not exceeding two years" in the eleventh line and inserting in lieu thereof the words "such period as he may deem advisable", so that the said subsection shall now read as follows: Rev. Stat., c. 288, s. 23, subs. 1, amended.

- (1) The Minister may at any time for misconduct or violation of the provisions of this Act or *The Public Vehicle Act* or of any regulation thereunder by an owner, operator or chauffeur of a motor vehicle or for any reason which he may deem sufficient, suspend or revoke any permit or license, and during such suspension and until any such revocation shall be cancelled by the Minister no further or other license or permit shall be issued to such owner, operator or chauffeur, and the Minister may also for such misconduct or violation or reason prohibit any person from driving a motor vehicle for such period as he may deem advisable, and any such person who drives a motor vehicle during the prohibited period shall incur a penalty not exceeding \$500. Power to revoke permit or license
Rev. Stat., c. 289.
Power of Minister to prohibit driving.

Rev. Stat.,
c. 288, s. 39,
subs. 2, cl. c,
amended.

3.—(1) Clause *c* of subsection 2 of section 39 of *The Highway Traffic Act* as amended by section 2 of *The Highway Traffic Amendment Act, 1942*, is further amended by inserting after the word “stop” in the fifth line the word “immediately”, so that the said clause shall now read as follows:

- (c) When a red signal-light is shown at an intersection every driver or operator of a vehicle or car of an electric railway which is approaching the intersection and facing such light shall bring his vehicle or car to a full stop immediately before entering the nearest crosswalk at such intersection, and shall not proceed until a green light is shown, provided that such driver or operator may turn to the right after bringing such vehicle or car to a full stop.

Rev. Stat.,
c. 288, s. 39,
subs. 2,
cl. d,
amended.

(2) Clause *d* of subsection 2 of the said section 39 as amended by section 2 of *The Highway Traffic Amendment Act, 1942*, is further amended by inserting after the word “stop” in the fifth line the word “immediately”, so that the said clause shall now read as follows:

- (d) When green and amber signal-lights are shown simultaneously at an intersection, the driver or operator of a vehicle or car of an electric railway which is approaching the intersection and facing such lights, shall bring his vehicle or car to a full stop immediately before entering the nearest crosswalk at the intersection, provided that where any such vehicle or car cannot be brought to a stop in safety before entering the intersection, it may be driven cautiously across the intersection.

Rev. Stat.,
c. 288, s. 39,
subs. 3,
amended.

(3) Subsection 3 of the said section 39 as amended by subsection 2 of section 7 of *The Highway Traffic Amendment Act, 1938*; is further amended by striking out the first four lines and inserting in lieu thereof the following:

Full stop
at through
highway.

- (3) The operator or driver of every vehicle or car of an electric railway shall before entering or crossing a through highway bring the vehicle or car to a full stop immediately before entering the nearest crosswalk.

Rev. Stat.,
c. 288, s. 42,
subs. 1,
amended.

4. Subsection 1 of section 42 of *The Highway Traffic Act* is amended by striking out all the words after the words “*The Municipal Act*” in the fourteenth line, so that the said subsection shall now read as follows:

Requirement
when
approaching
standing
car.

- (1) Where a person travelling or being upon a highway in charge of a vehicle, or on a bicycle or tricycle, or

on horseback or leading a horse, overtakes a street car or a car of an electric railway, operated in or near the centre of the travelled portion of the highway which is stationary for the purpose of taking on or discharging passengers, he shall not pass the car or approach nearer than six feet measured back from the rear or front entrance or exit, as the case may be, of the car on the side on which passengers are getting on or off until such passengers have got on or got safely to the side of the street, as the case may be; provided, however, that this subsection shall not apply where a safety zone has been set aside and designated by a by-law passed under the provisions of paragraph 48 of section 407 of *The Municipal Act*. Proviso. Rev. Stat., c. 266.

5. Subsection 1 of section 45 of *The Highway Traffic Act* is amended by inserting after the word "vehicle" in the second line the words "or car of an electric railway", so that the said subsection shall now read as follows: Rev. Stat., c. 288, s. 45, subs. 1, amended.

- (1) If an accident occurs on a highway, every person in charge of a vehicle or car of an electric railway who is directly or indirectly a party to the accident shall remain at or return to the scene of the accident and render all possible assistance and give in writing upon request to any one sustaining loss or injury or to any constable or any officer appointed for the carrying out of the provisions of this Act or to any witness, his name and address, and also the name and address of the owner of such vehicle, and the number of the permit, if any. Duty of person in charge in case of accident.

6. Subsections 1 and 2 of section 49 of *The Highway Traffic Act* are amended by striking out the word "sixteen" where it occurs in the first line of subsection 1 and in the second line of subsection 2 and inserting in lieu thereof the word "fifteen" so that the said subsections shall now read as follows: Rev. Stat., c. 288, s. 49, subs. 1, 2, amended.

- (1) No person under the age of fifteen years shall drive or operate a motor vehicle. Drivers under 15 prohibited.
- (2) No person shall employ or permit anyone under the age of fifteen years to drive or operate a motor vehicle. Employment of drivers under 15 prohibited.

7. Section 55 of *The Highway Traffic Act* is amended by adding thereto the following subsection: Rev. Stat., c. 288, s. 55, amended.

- (4a) All costs and charges for the care and storage of a motor vehicle detained under subsection 4 shall be a lien upon the motor vehicle, which may be enforced in the manner provided by section 48 of *The Mechanics' Lien Act*. Care and storage charges. Rev. Stat., c. 200.

Rev. Stat.,
c. 288, s. 56,
subs. 2,
re-enacted.

8. Subsection 2 of section 56 of *The Highway Traffic Act* is repealed and the following substituted therefor:

Costs and
charges for
care and
storage.

- (2) All costs and charges for the care and storage of the motor vehicle shall be a lien upon such motor vehicle which may be enforced in the manner provided by section 48 of *The Mechanics' Lien Act*.

Rev. Stat.,
c. 200.

Rev. Stat.,
c. 288, s. 58,
repealed.

9. Section 58 of *The Highway Traffic Act* is repealed.

Rev. Stat.,
c. 28, s. 88,
subs. 1, re-
enacted.

10. Subsection 1 of section 88 of *The Highway Traffic Act* as amended by section 19 of *The Highway Traffic Amendment Act, 1938*, is repealed and the following substituted therefor:

Report of
convictions,
etc., to
Registrar.

- (1) It shall be the duty of the clerk or registrar of the court, or of the court where there is no clerk or registrar, to forward to the Registrar a certified copy or certificate in the form prescribed by the Registrar, of

(a) every judgment which has become final by affirmation upon appeal or by expiry of the time allowed for taking an appeal and is unsatisfied, and

(b) every order committing for trial and every conviction,

to which this Part applies, fifteen days after the judgment becomes final or forthwith upon the making of the order or conviction, as the case may be and every such certified copy or certificate shall be *prima facie* evidence of the judgment, order or conviction.

Fee.

- (1a) The clerk or official required to send a certified copy or certificate of a judgment shall be entitled to a fee of \$1 for each certified copy or certificate which fee shall be paid by the person for whose benefit the judgment is issued.

Short title.

11. This Act may be cited as *The Highway Traffic Amendment Act, 1943*.

CHAPTER 11.

An Act to amend The Judicature Act.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, as follows:

1. Section 1 of *The Judicature Act* is amended by adding thereto the following clause: Rev. Stat., c. 100 s. 1, amended.

(jj) "Labour Court" shall mean The Labour Court of Ontario. "Labour Court."

2. Section 3 of *The Judicature Act* is amended by adding thereto the following subsection: Rev. Stat., c. 100, s. 3, amended.

(2) There shall be a branch of The High Court of Justice for Ontario to be known as The Labour Court of Ontario which shall exercise such jurisdiction as may be conferred upon it by any Act of this Legislature. "Labour Court."

3. Subsection 2 of section 84 of *The Judicature Act* is repealed. Rev. Stat., c. 100, s. 84, subs. 2, repealed.

4. This Act may be cited as *The Judicature Amendment Act, 1943.* Short title.



CHAPTER 12.

An Act to extend the Duration of the present
Legislative Assembly.*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Notwithstanding anything in *The Legislative Assembly Act* or in any other Act contained, the present Assembly shall continue until the 19th day of October, 1944, and it shall not be necessary to hold any general election to choose members of the Assembly until such date. Extension of life of present Assembly.

2. Nothing in this Act shall affect or amend the provisions of section 4 of *The Legislative Assembly Act*, nor be taken or deemed to affect or abridge any prerogative of the Crown or the power of the Lieutenant-Governor to dissolve the Assembly at an earlier date than that mentioned in section 1. Saving as to Rev. Stat., c. 12, s. 4, and prerogative of Crown

3. This Act may be cited as *The Legislative Assembly Extension Act, 1943.* Short title.

CHAPTER 13.

An Act to amend The Mental Hospitals Act.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 1 of section 48 of *The Mental Hospitals Act* Rev. Stat., c. 392, s. 48, subs. 1, amended. is amended by inserting after the word "appointment" in the seventh line the words "and a copy of the petition", so that the said subsection shall now read as follows:

- (1) The judge shall attend at the time and place named Inquiry. in the appointment and then and there proceed upon *viva voce* evidence to inquire into the matters and allegations set forth in the petition, and whether or not the alleged habitue is in attendance or is represented may proceed to inquire into the matters and allegations set forth in the petition provided that service of the appointment and a copy of the petition as required by section 47 is proven and he may in his discretion adjourn the inquiry from time to time.

2. Subsection 1 of section 50 of *The Mental Hospitals Act* Rev. Stat., c. 392, s. 50, subs. 1, amended. is amended by inserting after the word "Minister" in the eleventh line the words and figures "including in the report a statement that service as required by section 47 has been made", so that the said subsection shall now read as follows:

- (1) If the judge upon such inquiry finds the person Judge's report. petitioned against to be an habitue, and so given over to the use of alcohol or drugs as to render him unable to control himself and incapable of managing his affairs, or that on that account he squanders or mismanages his property, or places his family in danger of distress, or transacts his business prejudicially to the interests of his family or his creditors, or that he uses drugs or intoxicating liquors to such an extent as to render him dangerous to himself and others, or incurs the danger of ruining his health or

shortening his life, the judge shall forthwith report the fact to the Deputy Minister, including in the report a statement that service as required by section 47 has been made, and with the report shall transmit the evidence taken accompanied by a written statement of the result of his inquiries as to the financial condition of such habitue, and the person or persons legally liable for his maintenance and giving the present address of such habitue and the name and address of the person in whose custody he is, and the names and addresses of such persons, if any, dependent upon him for support.

Rev. Stat.,
c. 392, s. 65,
subs. 1,
amended.

3. Subsection 1 of section 65 of *The Mental Hospitals Act* is amended by striking out the figures and words "25 of *The Corporations Tax Act*" in the first and second lines and inserting in lieu thereof the figures and words "44 of *The Corporations Tax Act, 1939*", so that the said subsection shall now read as follows:

Liability
of municip-
ality for
maintenance.

1939, c. 10.

(1) The provisions of section 44 of *The Corporations Tax Act, 1939*, shall apply to any institution within the meaning of this Act except the Ontario Hospital, Woodstock.

Short title.

4. This Act may be cited as *The Mental Hospitals Amendment Act, 1943*.

CHAPTER 14.

An Act to amend The Mining Act.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. *The Mining Act* is amended by adding thereto the following section: Rev. Stat.,
c. 47,
amended.

52a.—(1) Where the Minister deems it in the public interest, he may direct that mining claims in a surveyed township shall be staked and recorded in the same manner as mining claims in unsurveyed territory. Special
staking in
surveyed
townships.

(2) Where the Minister deems it inequitable to require compliance with any of the requirements of section 50, 51 or 52 with respect to any mining claim which has been staked and recorded, in a surveyed township, he may waive such requirements. Waiving
sections
50-52.

(3) Every survey of a mining claim coming under this section shall indicate and describe the parts of the lots or sections, according to the original survey of the township, included within the limits of such claim, together with the areas thereof. Surveys.

2. Section 67 of *The Mining Act* is repealed and the following substituted therefor: Rev. Stat.,
c. 47, s. 67,
re-enacted.

67. Every licensee who stakes out and records a mining claim shall be given by the recorder two free assay coupons on recording it and two additional free assay coupons on recording each forty days' work thereafter, and on forwarding or delivering, charges prepaid, samples from the mining claim to the Provincial Assayer, Toronto, together with the required number of coupons, he shall be entitled to have such samples assayed without charge as follows,— Free
assays.

- (a) for one coupon, one assay for gold, silver, copper, lead or metallic iron;
- (b) for two coupons, one assay for nickel, zinc, tin, arsenic, phosphorus or sulphur;
- (c) for three coupons, one assay for cobalt, chromium, manganese, molybdenum, titanium or tungsten; and
- (d) for four coupons, one assay for beryllium, mercury, platinum or vanadium.

Rev. Stat.,
c. 47, s. 182,
subs. 2,
(1939, c. 27,
s. 28),
amended.

3. Subsection 2 of section 182 of *The Mining Act* as re-enacted by section 28 of *The Mining Amendment Act, 1939*, is amended by inserting the words "authorize the Minister to" after the word "action" in the second line, and by inserting at the beginning of the third line and after the word "such" in the fifth line the words "license of occupation", so that the said subsection shall now read as follows:

Issue of
lease, patent,
license of
occupation.

- (2) The Lieutenant-Governor in Council may, where special circumstances warrant such action, authorize the Minister to issue a license of occupation, lease or patent of any mining lands on such terms and conditions as he may deem proper and for the purposes of any such license of occupation, lease or patent may suspend or vary any requirement of the Act in so far as it relates thereto.

Extension
orders—
free
recording.

4.—(1) Where an order has been issued by the Judge of the Mining Court or by the Minister of Mines under section 86 of *The Mining Act* extending the time for the performance of work or for paying the money required for a patent or lease and such order has been recorded and the prescribed fees paid therefor, the Judge or the Minister may direct that any order authorizing any further extension of time shall be recorded without the payment of any further fee.

Idem.

(2) Where a recorded holder of a mining claim has performed and recorded not less than two periods of work as prescribed in section 78 within the time therein prescribed and the Judge or the Minister issues an order extending the time for the performance of work or for paying the money required for a patent or lease, the Judge or the Minister may direct that such order shall be recorded without payment of any further fee.

Duration
of section.

(3) This section shall come into force on the day upon which this Act receives the Royal Assent and shall continue

in force until the 31st day of December next following the cessation of actual hostilities between Canada and Germany, Italy and Japan.

5. This Act may be cited as *The Mining Amendment Act*, Short title.
1943.



CHAPTER 15.

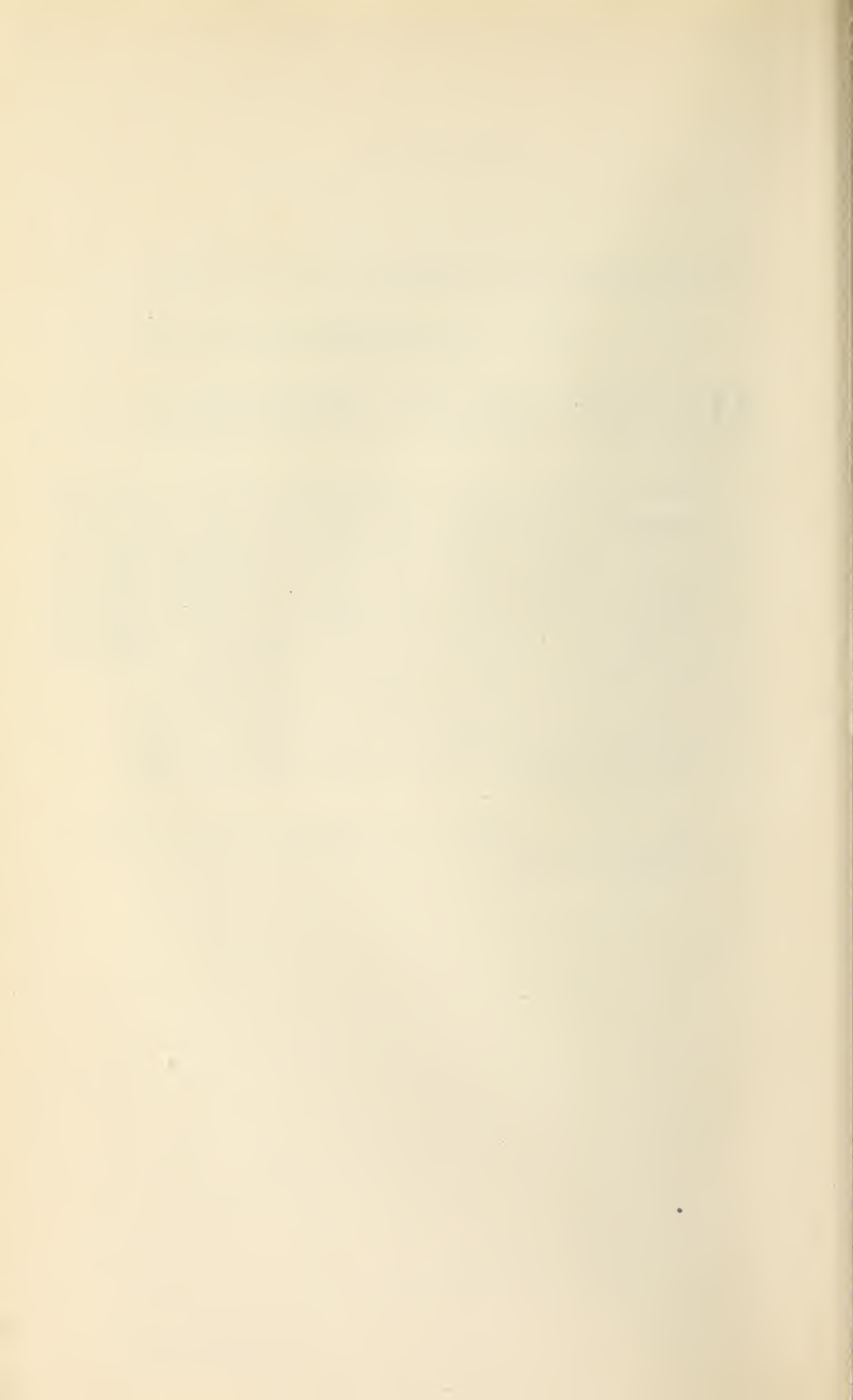
The Mortgagors' and Purchasers' Relief Act, 1943.

*Assented to April 14th, 1943.**Session Prologued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Notwithstanding anything contained in section 36 of *The Mortgagors' and Purchasers' Relief Act, 1933*, *The Mortgagors' and Purchasers' Relief Act, 1934*, *The Mortgagors' and Purchasers' Relief Act, 1935*, section 3 of *The Mortgagors' and Purchasers' Relief Amendment Act, 1936*, *The Mortgagors' and Purchasers' Relief Act, 1937*, *The Mortgagors' and Purchasers' Relief Act, 1938*, section 3 of *The Mortgagors' and Purchasers' Relief Act, 1939*, *The Mortgagors' and Purchasers' Relief Act, 1940*, *The Mortgagors' and Purchasers' Relief Act, 1941*, or *The Mortgagors' and Purchasers' Relief Act, 1942*, all the provisions of *The Mortgagors' and Purchasers' Relief Act, 1933*, shall continue in force and have effect until the 30th day of June, 1944.

2. This Act may be cited as *The Mortgagors' and Purchasers' Relief Act, 1943*.



CHAPTER 16.

An Act to amend the Municipal Act.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. *The Municipal Act* is amended by adding thereto the following sections: Rev. Stat.,
c. 266,
amended.

44a.—(1) The Municipal Board may upon the application of the Department or not less than thirty male inhabitants of the locality each of the full age of twenty-one years, erect as an improvement district the inhabitants of a locality having a population of not less than fifty. Improvement
districts,—
erection of.

(2) The order of the Municipal Board shall declare the name which the improvement district shall bear and its boundaries and the date when the erection shall take effect. Idem.

44b.—(1) There shall be a board of trustees for each improvement district composed of three members appointed and designated as chairman, vice-chairman and member by the Lieutenant-Governor in Council, and who shall be known as "The Board of Trustees of the Improvement District of". Board of
trustees.

(2) Two members of the board of trustees of an improvement district shall constitute a quorum. Quorum.

(3) The board of trustees of an improvement district shall appoint a secretary-treasurer for the improvement district who may be a member of the board of trustees, who shall hold office during pleasure and who, subject to the by-laws of the board of trustees, shall with respect to the improvement district and Secretary-
treasurer.

the administration of its affairs and of its inhabitants have and may exercise all the authority, powers and rights and shall perform all the duties and obligations which by statute or by-law are or may be conferred or imposed upon the clerk, treasurer, assessor and collector of a township and the secretary and treasurer of any local board.

Powers of board.

44c.—(1) The board of trustees of an improvement district shall with respect to the improvement district and the government and administration of its affairs and of its inhabitants be deemed to be,—

Rev. Stat.,
cc. 266, 272.

(a) a municipal corporation and council of a township for the purposes and within the meaning of *The Municipal Act*, *The Assessment Act* and every other general Act relating to municipal institutions; and

Rev. Stat.,
cc. 59,
299, 262.

(b) a local board as defined by *The Department of Municipal Affairs Act* for the purposes and within the meaning of *The Public Health Act*, *The Public Utilities Act* and every general Act relating to schools in a township.

Chairman
and vice-
chairman.

(2) The chairman of the board of trustees of an improvement district shall be deemed to be and shall have all the rights, powers, privileges, duties and authority of a reeve of a township and the chairman of a local board, and the vice-chairman shall, during the absence of the chairman or if the office is vacant, have all the rights, powers, privileges, duties and authority of the chairman.

Supervision.

44d. An improvement district shall at all times be subject to Part III of *The Department of Municipal Affairs Act*.

Rev. Stat.,
c. 59.

Rev. Stat.,
c. 266,
amended.

2. *The Municipal Act* is amended by adding thereto the following Part, heading and section:

PART 1A.

DISSOLUTION OF CORPORATIONS.

- 44e.—(1) Upon the application of a municipality to have the municipality dissolved, the Municipal Board may by order on such terms as it may deem expedient dissolve the municipality, and such dissolution shall take effect on the day named in the order. Powers of Municipal Board as to dissolution of corporations.
- (2) The Municipal Board before proceeding with an application under subsection 1 may require the assent of the electors of the municipality. Assent of electors.
- (3) The Municipal Board before making any order under subsection 1 shall hold a public hearing, after such notice thereof has been given as the Municipal Board may direct which shall in every case include a written notice to the Minister of Health for Ontario, for the purpose of inquiring into the merits of the application and of hearing any objections which any person may desire to bring to the attention of the Municipal Board. Public hearing to be held by Board.
- (4) The Lieutenant-Governor in Council may authorize the Minister of Municipal Affairs to apply to the Municipal Board to have a municipality dissolved and in such case the Municipal Board shall have the same powers as if such application had been made by a municipality under subsection 1. Minister of Municipal Affairs may apply.
- (5) The Municipal Board may by any order made under subsection 1 or by subsequent order or orders,— Further powers of Municipal Board.
- (a) declare that the lands comprising the municipality dissolved shall be an improvement district or shall be annexed to and form part of a municipality or territory without municipal organization;
 - (b) make all adjustments of the assets and liabilities of the municipality dissolved between any municipalities affected by the order of dissolution as may be agreed upon or, in default of agreement, as the Municipal Board may deem equitable;
 - (c) define the municipality dissolved as a special area and adjust the rights, claims, liabilities and obligations of the ratepayers of such area

and provide the extent to which the liabilities of the municipality shall be discharged by the imposition of rates upon the rateable property in such area;

- (d) appoint a referee or referees who shall have all the powers mentioned in section 58 of *The Ontario Municipal Board Act* and who shall receive such remuneration and expenses as the Municipal Board shall determine and the Municipal Board may order by whom and in what proportions such remuneration and expenses shall be paid and who shall make inquiry and report to the Municipal Board upon the adjustment of assets and liabilities and of the rights, claims, liabilities and obligations referred to in clauses *a* and *b*, such report to be filed with the Municipal Board within such time as the Municipal Board may from time to time allow and the Municipal Board shall consider such report and may hear such representations with respect thereto as it may see fit and may adopt, vary or amend such report or refer such report back to the referee or referees for further consideration;

- (e) do or cause to be done all such other matters, acts, deeds and things as may be necessary or incidental to the carrying out of the dissolution provided for in such order.

Municipal Board may make rules, etc.

- (6) The Municipal Board may make such rules and regulations and issue such orders and directions with respect to any matter not specifically provided for in this section as it may deem necessary or desirable in connection with any dissolution.

"municipality" defined.

- (7) In this section "municipality" shall include a police village, a school section in an unorganized township or unorganized townships or in unsurveyed territory, road commissioners under *The Statute Labour Act*, and a local board as defined in *The Department of Municipal Affairs Act*.

Rev. Stat., c. 274, 59.

Rev. Stat., c. 266, s. 167, amended.

3. Section 167 of *The Municipal Act* is amended by adding at the end thereof the words "but he shall not vote on a motion as to his own resignation", so that the said section shall now read as follows:

167. A member of a council, with the consent of the majority of the members present at a meeting, entered upon the minutes of it, may resign his office and his seat in the council but he shall not vote on a motion as to his own resignation.
- Council member, resignation of.

4. Subsections 1 and 2 of section 205 of *The Municipal Act* are repealed and the following substituted therefor:

Rev. Stat., c. 266, amended.

- (1) The first meeting of the council of a local municipality shall be held not later than the second Monday in January and the day and hour for holding such meeting shall be fixed by by-law.
- First meeting of council,—local municipalities.
- (2) The first meeting of the council of a county shall be held not later than the third Tuesday in January and the day and hour for holding such meeting shall be fixed by by-law.
- First meeting of council,—county.

5. *The Municipal Act* is amended by adding thereto the following section:

Rev. Stat., c. 266, amended.

- 315b.—(1) Where at any time before the tax rate for the current year is levied, more than twenty-five township ratepayers in writing authorize the township council to add one-fifth of one mill to their respective tax rates on the terms that such rates shall be forwarded to the treasurer of the Federation of Agriculture for the county in which the township is situate as their respective annual membership fees therein, the township council may by by-law levy and collect such rates annually, provided that any such ratepayer may in any subsequent year in writing revoke his authorization whereupon the by-law shall not apply to such ratepayer.
- Federation of Agriculture,—special rate.
- (2) The rate mentioned in subsection 1 shall be assessed, levied and collected in the same manner as local rates and shall be similarly calculated upon the assessments as finally revised and shall be entered in the collector's roll in a special column the heading whereof shall be designated "Federation of Agriculture Membership Fees", but shall not form a charge upon land nor be subject to penalty for non-payment.
- Nature of special rate.
- (3) The township treasurer shall deposit the sums collected under this section in a special account and shall from time to time upon demand pay such sums to the treasurer of the Federation of Agriculture for the county in which the township is situate.
- Deposit of sums collected.

Termination
of duty to
collect.

- (4) The township treasurer shall on the date fixed by statute for the return of the collector's roll prepare and forward to the treasurer of the Federation of Agriculture for the county in which the township is situate a list of the names of the ratepayers to whom the by-law mentioned in subsection 1 is applicable and whose rates thereunder have not been collected and thereupon the duty of the township treasurer to collect such rates shall terminate.

Payment for
services.

- (5) The township treasurer shall deduct from the sums collected such amounts for the services rendered as may be authorized in writing by the treasurer of the Federation of Agriculture for the county in which the township is situate and shall pay such amounts into the general funds of the township.

Rev. Stat.,
c. 266,
amended.

6. *The Municipal Act* is amended by adding thereto the following section:

Reserve
funds.

- 316a.—(1) The council of every municipality may in each year for the duration of the present war and with the approval of the Department provide in the estimates for the establishment or maintenance of a reserve fund for use after the war in providing necessary replacements of or improvements in public works.

Investment
of reserve
fund moneys.

- (2) The moneys raised for a reserve fund established under subsection 1 shall be paid into a special account and may with the approval of the Department be invested in such securities as a trustee may invest in under *The Trustee Act*, or be paid to the Treasurer of Ontario in which case the provisions of sections 328 and 329 shall *mutatis mutandis* apply.

Rev. Stat.,
c. 165.

- (3) The moneys raised for a reserve fund established under subsection 1 shall not be expended, pledged or applied to any purpose without the approval of the Department.

Expending
of fund
moneys.

Rev. Stat.,
c. 266, s. 364,
subs. 1
(1938,
c. 23, s. 4),
amended.

7. Subsection 1 of section 364 of *The Municipal Act* as enacted by section 4 of *The Municipal Amendment Act, 1938* (No. 2), is amended by striking out the figures "10,000" in the third line and inserting in lieu thereof the figures "5,000", so that the said subsection shall now read as follows:

Constitution
of board of
commis-
sioners of
police.

- (1) Notwithstanding the provisions of any special Act, every city shall, and any township having a population in excess of 5,000 according to the last revised assessment roll and every county and town may,

by by-law, constitute a board of commissioners of police.

8. Section 401 of *The Municipal Act* is repealed and the following substituted therefor: Rev. Stat., c. 266, s. 401, re-enacted.

401. The county gaol may be used for the purposes of a lock-up house for any local municipality and if so used the corporation of the local municipality shall pay yearly to the county treasurer for the use of the county a reasonable sum for the use of the gaol as a lock-up house and for the expenses incurred by such use, and in case of disagreement the amount to be paid to the county shall be determined by arbitration. Use of gaol as lock-up.

9.—(1) Subclauses iv and v of clause a of section 404a of *The Municipal Act*, as enacted by subsection 3 of section 11 of *The Municipal Amendment Act, 1941*, are repealed. Rev. Stat., c. 266, s. 404a, cl. (a) subcls. iv and v (1941, c. 35, s. 11, subs. 3), repealed.

(2) Section 404a of *The Municipal Act*, as enacted by section 6 of *The Municipal Amendment Act, 1939 (No. 2)*, and amended by section 12 of *The Municipal Amendment Act, 1940*, and section 11 of *The Municipal Amendment Act, 1941*, is further amended by adding thereto the following clause: Rev. Stat., c. 266, s. 404a, (1939, 2nd Sess., c. 6, s. 6), amended.

(c) by the councils of all municipalities:

- (i) for aiding the establishment or maintenance of local war savings or loan committees;
- (ii) for aiding the establishment or maintenance of local civilian defence committees;
- (iii) for providing moneys for air-raid precaution or other similar work within the municipality; and
- (iv) for adding to the sum paid to a member of a fire department of a municipality who leaves the service for the purpose of assisting the allied forces in fire-fighting work occasioned by air raid attacks or action of the enemy during the present war.

10.—(1) Clause c of paragraph 11 of section 405 of *The Municipal Act* is repealed and the following substituted therefor: Rev. Stat., c. 266, s. 405, para. 11, cl. c, re-enacted.

Special
rate,—
assessed
value or
monthly.

- (c) The council may provide that the collection, removal and disposal by the corporation of the contents of earth closets or other sanitary closets throughout the whole municipality, or in defined areas of it shall be done at the expense of the owners, householders or occupants of the land therein, and where such service is at the expense of the owner, may impose upon such land a special rate according to its assessed value which shall be collected and recovered in like manner as municipal taxes, or may impose upon the owners, householders and occupants of any building on such land a monthly rate in lieu of such special rate which shall be collected and recovered in like manner as municipal taxes.

Rev. Stat.,
c. 266, s. 405,
para. 53,
amended.

- (2) Paragraph 53 of the said section 405 is amended by inserting after the word "it" in the fourth line the words "and for the collection, treatment and disposal of sewage and other wastes", so that the said paragraph exclusive of the clauses shall now read as follows:

Sewer rents.

53. For charging all persons who own or occupy land drained, or which by by-law of the council is required to be drained, into a common sewer, a reasonable rent for the use of it and for the collection, treatment and disposal of sewage and other wastes; for regulating the time and manner in which the rent is to be paid; for providing for the payment of a commutation of such rent or charging a gross sum in lieu of rent and for the payment of such commutation or gross sum either in cash or by instalments with interest.

Rev. Stat.,
c. 266, s. 406,
subs. 3
(1941,
c. 35, s. 13,
subs. 1),
re-enacted.

- 11.**—(1) Subsection 3 of section 406 of *The Municipal Act*, as re-enacted by subsection 1 of section 13 of *The Municipal Amendment Act, 1941*, is repealed and the following substituted therefor:

Approval by
Municipal
Board.

- (3) No part of any by-law passed under this section shall come into force without the approval of the Municipal Board, and such approval may be for a limited period of time only, and the Board may extend such period from time to time upon application made to it for such purpose.

Rev. Stat.,
c. 266, s. 406
(1941,
c. 35, s. 13,
subs. 1),
amended.

- (2) The said section 406 is further amended by adding thereto the following subsections:

Extension
or enlarge-
ment.

- (9) Notwithstanding any other provision of this section, any by-law passed under this section or under any provision deemed to be consistent with this section

by subsection 3 of section 13 of *The Municipal Amendment Act, 1941*, may with the approval of the Municipal Board be amended so as to permit the extension or enlargement of any land or building used for any purpose prohibited by the by-law if such land or building continues to be used in the same manner and for the same purpose as it was used on the day such by-law was passed

- (10) Notwithstanding the provisions of *The Ontario Municipal Board Act*, the Municipal Board may authorize any member thereof to hear and determine any application under this section and when so authorized such member shall have and may exercise all the powers of the Municipal Board.
- Delegation of powers.
Rev. Stat., c. 60.

12.—(1) Section 414 of *The Municipal Act* is amended by adding thereto the following paragraphs:

Rev. Stat., c. 266, s. 414, amended.

- 1a. For entering into an agreement with any adjoining municipality for the disposal by such municipality of ashes, garbage and other refuse upon such terms and conditions as may be deemed expedient.
- Agreement re garbage disposal with adjoining municipality.

- 2a. For charging the owners, householders or occupants of any building in the municipality a monthly rate in lieu of the special rate for such collection, removal and disposal of ashes, garbage or other refuse and for providing that the said monthly rate may be collected or recovered in the manner provided by section 524 and for the exemption of any class of land owners, householders or occupants from the said monthly rate.
- Monthly rates.

(2) Paragraph 10 of the said section 414 is amended by striking out the words "upon a sewage farm" in the second line, so that the said paragraph shall now read as follows:

Rev. Stat., c. 266, s. 414, para. 10, amended.

10. Where the sewerage system includes the disposal or purification of sewage by filtration or other artificial means, for placing the management of it under a commission established under *The Public Utilities Act*.
- Commissioners to manage sewerage system.
Rev. Stat., c. 286.

- (a) The by-law shall not be passed without the assent of the municipal electors.

13. Paragraph 18 of section 420 of *The Municipal Act*, as enacted by section 14 of *The Municipal Amendment Act, 1940*, is amended by inserting after the word "encroach" in the

Rev. Stat., c. 266, s. 420, para. 18 (1940, c. 13, s. 14), amended.

first line the words "or further encroach", so that the said paragraph shall now read as follows:

Refacing
encroach-
ments on
highways.

18. For permitting existing buildings to encroach or further encroach upon a highway to such extent, not exceeding two inches, as may be necessary to provide for refacing any such building.

Rev. Stat.,
c. 266, s. 423,
para. 3, re-
enacted.

14. Paragraph 3 of section 423 of *The Municipal Act* is repealed and the following substituted therefor:

Controlling
location of
certain
businesses,
etc.

3. For exercising the powers conferred on cities by paragraphs 11 to 17 of section 420.

Rev. Stat.,
c. 266, s. 425,
para. 7,
amended.

15. Paragraph 7 of section 425 of *The Municipal Act* is amended by striking out the word and figure "paragraph 2" in the second line and inserting in lieu thereof the words and figures "paragraphs 1 to 2a", so that the said paragraph shall now read as follows:

Removal of
ashes,
garbage,
etc.

7. For exercising the powers conferred on cities and towns by paragraphs 1 to 2a of section 414, with reference to the collection, removal and disposal by the corporation of ashes, garbage and other refuse.

Rev. Stat.,
c. 266, s. 427,
para. 1, re-
enacted;
para. 2 re-
pealed.

16. Paragraphs 1 and 2 of section 427 of *The Municipal Act* are repealed and the following substituted therefor:

Removal of
ashes and
garbage.

1. For exercising the powers conferred on cities and towns by paragraphs 1 to 2a of section 414.

Rev. Stat.,
c. 266, s. 437,
para. 1
(1939,
c. 30, s. 31),
amended.

- 17.—(1) Paragraph 1 of section 437 of *The Municipal Act*, as re-enacted by section 31 of *The Municipal Amendment Act, 1939*, is amended by inserting after the word "governing" in the first line the words "electrical contractors", so that the said paragraph shall now read as follows:

Electrical
workers.

1. For examining, licensing, regulating and governing electrical contractors, electricians, master electricians and journeyman electricians.

Rev. Stat.,
c. 266, s. 437,
para. 1, cl. a
(1939,
c. 30, s. 31),
amended.

- (2) Clause a of paragraph 1 of the said section 437 is amended by striking out all the words after the word "and" in the eleventh line and inserting in lieu thereof the words "'journeyman electrician' shall mean a person other than a master electrician, who has been employed in electrical installation and has acquired sufficient skill and knowledge of the trade to be considered a safe and responsible mechanic", so that the said clause shall now read as follows:

- (a) For the purpose of this paragraph "master electrician" shall mean a person who is skilled in the planning, superintending and installing of wires, conduits, apparatus, fixtures or other appliances for the carrying or using of electricity for light, heat or power purposes, who is familiar with the laws, rules and regulations governing the same, who has a regular place of business in the municipality and who, himself, or by journeyman electricians in his employ, performs electrical work, and "journeyman electrician" shall mean a person other than a master electrician, who has been employed in electrical installation and has acquired sufficient skill and knowledge of the trade to be considered a safe and responsible mechanic.

18.—(1) Paragraph 3 of section 439 of *The Municipal Act* is amended by inserting after the word "governing" in the first line the words "plumbing contractors", so that the said paragraph, exclusive of the clauses, shall now read as follows:

3. For licensing, regulating and governing plumbing contractors, plumbers, master plumbers and journeyman plumbers.

(2) Clause *b* of paragraph 3 of the said section 439 is repealed and the following substituted therefor:

- (b) "journeyman plumber" shall mean a person, other than a master plumber, who has been employed in plumbing installation and has acquired sufficient skill and knowledge of the trade to be considered a safe and responsible mechanic.

19. *The Municipal Act* is amended by adding thereto the following section:

- 481a. Where a municipal corporation clears or attempts to clear snow from an unopened road allowance, private road or private lane by means of a snow plough or otherwise, no liability shall attach to the corporation in so doing.

20. Form 16 of *The Municipal Act* is amended by striking out the word "votes" in the fifth line and inserting in lieu thereof the word "voters".

21. Subsection 2 of section 13 of *The Municipal Amendment Act, 1941*, is amended by striking out the words and figures "and 2 of section 423 or paragraph 6 of section 423" in the third and fourth lines and inserting in lieu thereof the

words and figures "2, 3 and 6 of section 423 and paragraph 1 of section 427", so that the said subsection shall now read as follows:

Present
by-laws.

- (2) Any by-law heretofore passed for any of the purposes of paragraph 9 of section 414, paragraphs 2 to 10 of section 420, section 421, paragraphs 1, 2, 3 and 6 of section 423 and paragraph 1 of section 427 of *The Municipal Act* and in force on the day upon which this Act comes into force may with the approval of the Municipal Board be repealed or amended in accordance with section 406 of *The Municipal Act* as re-enacted by this Act.

Short title.

22. This Act may be cited as *The Municipal Amendment Act, 1943*.

CHAPTER 17.

An Act to amend The Municipal Drainage Aid Act.

Assented to April 14th, 1943.

Session Prorogued April 14th, 1943.

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 2 of section 4 of *The Municipal Drainage Aid Act* is amended by striking out the word "four" in the fourth line and inserting in lieu thereof the word "three", so that the said subsection shall now read as follows:

Rev. Stat.,
c. 71, s. 4,
subs. 2,
amended.

(2) No investment shall be made by the Treasurer under this Act where the price paid for the debentures would be such as to show a less return to the Province than the equivalent of an investment at three per centum per annum.

Investment
to show at
least three
per cent.

2. Subsections 1, 3 and 4 of section 9 of *The Municipal Drainage Aid Act* are repealed and the following substituted therefor:

Rev. Stat.,
c. 71, s. 9,
subs.
1, 3, 4, re-
enacted.

(1) The Treasurer of Ontario may from the 1st day of April, 1943, reduce to three per centum per annum the rate of interest payable upon all debentures of any municipality purchased by the Province prior to the 1st day of April, 1943, under the provisions of this Act which, on the 1st day of April, 1943, have not matured and are unpaid, until such debentures finally mature and are paid, at or before the time of such maturity, and payment of interest on or before the respective due dates thereof at the said rate may be accepted by the Treasurer of Ontario in full discharge and satisfaction of the interest payable upon such debentures notwithstanding the tenor thereof or of any interest coupons attached thereto.

Interest
reduced on
outstanding
drainage
debentures
held by
Province.

.

(3) No municipality shall be entitled to the reduction in the rate of interest provided for in subsection 1 until it satisfies the Treasurer of Ontario that a

Condition
on which
municipality
is entitled
to reduction
in rate of
interest.

reduction to three per centum per annum in the rate of interest included in the annual rates levied for the special assessments payable after the 1st day of April, 1943, by persons liable therefor for discharge of debentures issued by the municipality and purchased by the Province has been made.

Power of council to accept reduced rate of interest on debentures affected by this Act.

- (4) Notwithstanding the provisions of this Act or the by-law of a municipality under which the debentures purchased by the Province were issued or of the debentures themselves or of any special assessments imposed by such by-laws for payment and discharge of such debentures and interest thereon, the council of such municipality is authorized from the 1st day of April, 1943, to reduce to three per centum per annum the rate of interest payable upon such debentures and to levy rates for the special assessments at and including only such reduced rate of interest for the remaining years during which rates for such special assessments have still to be levied and to accept payment of such rates in full discharge and satisfaction of the liability of the persons and lands subject thereto, and for such purpose the council may cause the special assessments and any rolls or registers thereof to be amended accordingly.

Short title.

3. This Act may be cited as *The Municipal Drainage Aid Amendment Act, 1943.*

CHAPTER 18.

An Act to authorize the Suspension of Provisions of
The Natural Gas Conservation Act during the
continuance of the present War.

*Assented to February 19th, 1943.
Session Prorogued April 14th, 1943.*

WHEREAS natural gas produced in Ontario constitutes Preamble.
an important source of fuel; and whereas for many
years the supply of natural gas in Ontario has been conserved
and an equitable distribution to all classes of consumers
maintained under the provisions of *The Natural Gas Conser-* Rev. Stat.,
c. 49.
vation Act; and whereas under the provisions of *The War*
Measures Act (Canada) the office of Power Controller has
been created; and whereas in the exercise of the functions of
his office the Power Controller has made orders regulating the
distribution of natural gas within Ontario which are incon-
sistent with regulations and orders made under *The Natural*
Gas Conservation Act; and whereas some of the orders made by
the Power Controller render the further administration of
certain of the provisions of *The Natural Gas Conservation Act*
impracticable and further orders which the Power Controller
may make are likely to render the administration of other
provisions impracticable; and whereas it is desirable to
authorize the suspension during the continuance of the present
war of the provisions of *The Natural Gas Conservation Act*
and of regulations and orders made thereunder and of the
powers of the officials charged with the administration
thereof;

Therefore, His Majesty, by and with the advice and consent
of the Legislative Assembly of the Province of Ontario,
enacts as follows:

1. The Lieutenant-Governor in Council may suspend, Suspension.

(a) any or all the provisions of *The Natural Gas Conserva-* Rev. Stat.,
c. 49.
tion Act or of any regulation or order made there-
under; and

(b) any or all of the powers of the Minister of Mines,
the Natural Gas Referee or the Natural Gas Com-
missioner, under *The Natural Gas Conservation Act*,

or may limit the operation of any such provision or restrict the exercise of any such power.

Termination of
Order-in-Council.

2. No Order-in-Council passed under section 1 shall continue in force after the 31st day of December next following the cessation of actual hostilities between Canada and Germany, Italy and Japan.

Commencement of
Order-in-Council.

3. The Lieutenant-Governor in Council may provide that any order passed under section 1 shall have effect from any day after the 30th day of November, 1942.

Commencement of Act.

4. This Act shall come into force on the day upon which it receives the Royal Assent.

Short title.

5. This Act may be cited as *The Natural Gas Conservation Suspension Act, 1943*.

CHAPTER 19.

An Act to provide for the Establishment of The
Ontario Cancer Treatment and Research
Foundation.*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. There shall be established a corporation to be known The Ontario Cancer Treatment and Research Foundation. as The Ontario Cancer Treatment and Research Foundation, herein referred to as "the Foundation", which shall be a body corporate and shall consist of not less than seven and not more than ten members who shall be appointed by the Lieutenant-Governor in Council and shall hold office during pleasure.

2.—(1) The Lieutenant-Governor in Council may appoint Chairman. one of the members to be chairman of the Foundation.

(2) The chairman shall preside at all the meetings of the Authority of chairman. Foundation.

(3) Upon the absence from any meeting of the chairman, Acting chairman. the members present may elect one of their number to act as chairman.

(4) The Foundation shall hold such meetings as may be Meetings. necessary for the carrying out of its objects and such meetings may be called by the chairman or by any three members of the Foundation.

3. There shall be an advisory medical board, herein referred Advisory medical board. to as "the board", which shall consist of such persons representative of radio-therapists, surgeons, pathologists, internists, physicists and the medical profession generally as the Foundation, with the approval of the Lieutenant-Governor in Council, may appoint.

4. The object of the Foundation shall be the conduct of a Object of Foundation. programme of diagnosis, treatment and research in cancer including,—

- (a) the establishment of a hospital centre with facilities for diagnosis and active treatment;
- (b) the laboratory and clinical investigation of cancer problems;
- (c) the co-ordination of facilities for treatment;
- (d) the establishment of diagnostic centres in general hospitals or elsewhere;
- (e) the adequate reporting of cases and the recording and compilation of data;
- (f) the education of the public in the importance of early recognition and treatment;
- (g) the providing of facilities for under-graduate and post-graduate study;
- (h) the training of technical personnel;
- (i) the providing and awarding of research fellowships; and
- (j) the transportation of patients and necessary escorts to treatment centres for diagnosis, treatment or investigation.

Funds of Foundation.

5. The funds of the Foundation shall consist of moneys received by it from any source including moneys appropriated for its use by the Parliament of Canada or the Legislature of Ontario and the Foundation may disburse, expend or otherwise deal with any of its funds in such manner as it may deem proper.

Agreements with hospitals, etc.

6. Subject to the approval of the Lieutenant-Governor in Council the Foundation may enter into an agreement with any university, medical association, hospital or other association, corporation or person for the purpose of carrying out the object of the Foundation.

Employees of Foundation.

7. The Foundation may employ a director and officers, clerks and servants and may engage the services of experts and other persons and may pay such director, officers, clerks, servants, experts or other persons such remuneration as it deems proper out of its funds.

Remuneration of members.

8. The members of the Foundation and of the board shall be paid such amounts for travelling and other expenses as the Lieutenant-Governor in Council may determine and such amounts shall be paid out of the Consolidated Revenue Fund.

9. The accounts of the Foundation shall be audited annually by the Provincial Auditor or by such qualified auditor as the Lieutenant-Governor in Council may designate, in which event the costs of the audit shall be paid out of the funds of the Foundation.

Audit of
accounts.

10. The Foundation shall annually make a report to the Minister of Health of its work and progress during the preceding calendar year and every such report shall contain a financial statement, certified by the auditor, showing all moneys received and disbursed by the Foundation during its last fiscal year.

Report to
Assembly.

11.—(1) Subject to the approval of the Lieutenant-Governor in Council, the Foundation may acquire by purchase or lease, or may enter upon, take and use without the consent of the owner thereof, any land and buildings which may be deemed suitable for the purposes of the Foundation and may erect buildings, acquire and install machinery and equipment and purchase all such instruments, materials and appliances and other matters and things as may be deemed necessary.

Power to
expropriate
land and
erect
buildings.

(2) Whenever the Foundation exercises the power to enter upon, take or use lands without the consent of the owner thereof, *The Public Works Act* shall apply *mutatis mutandis* and the procedure shall be, as nearly as may be, that provided in *The Public Works Act* where land is taken for the use of the Province.

Applica-
tion of
Rev. Stat.,
c. 54.

12. Subject to the approval of the Lieutenant-Governor in Council the Foundation may apply for, or acquire by purchase, assignment or otherwise, rights in any patent relating to any remedy for the prevention or cure of cancer and may sell and dispose thereof or of any interest therein, and grant or assign any rights which may be acquired by the Foundation thereunder.

Right to
acquire
patents,
etc.

13. The real and personal property, business and income of the Foundation shall not be subject to assessment or taxation for municipal or provincial purposes.

Property
not liable
to assess-
ment.

14. Subject to the approval of the Lieutenant-Governor in Council, the Foundation may make regulations,—

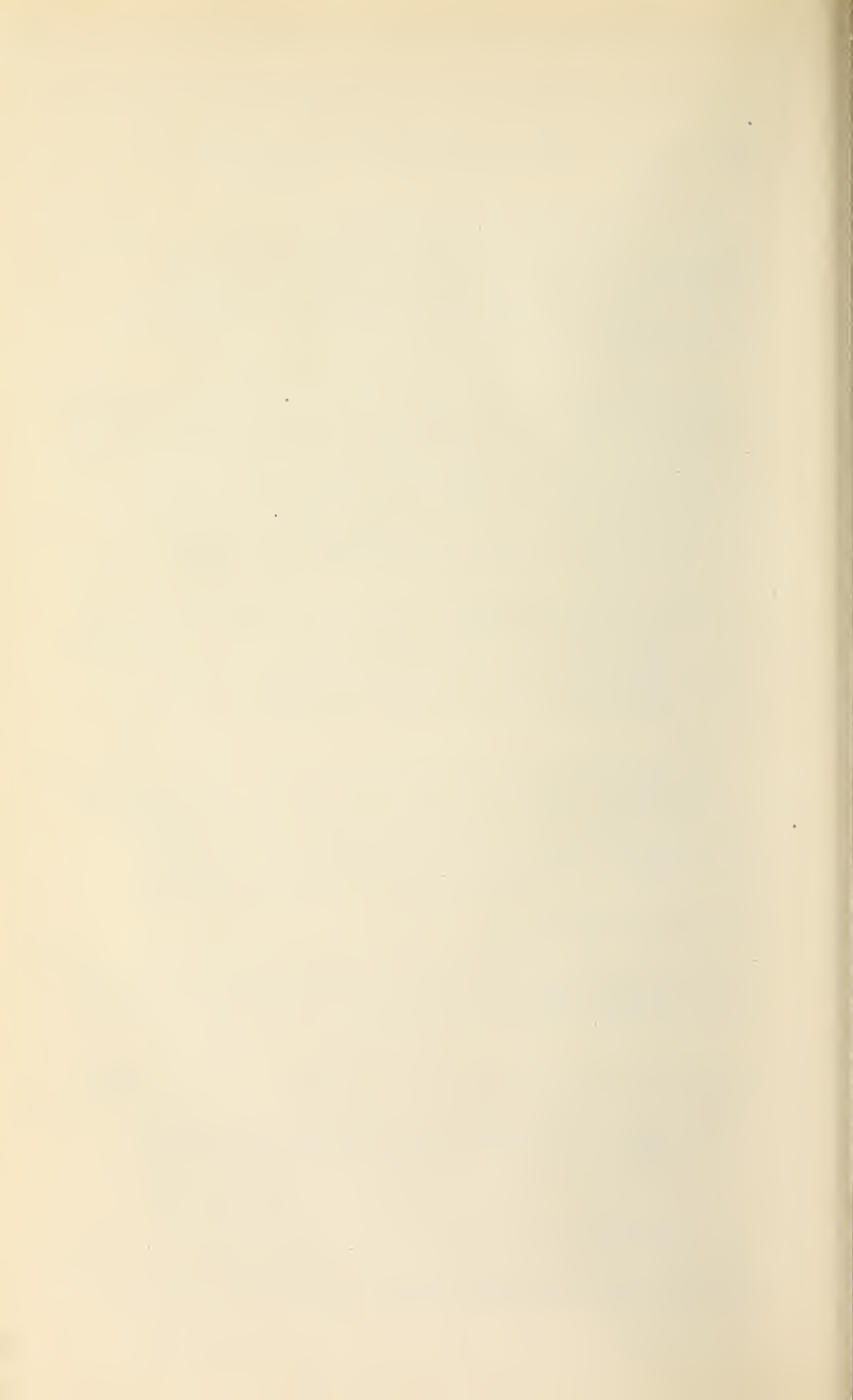
Regula-
tions.

(a) prescribing the powers and duties of the Foundation, the board, the director and the officers and employees thereof; and

(b) generally for the better carrying out of the provisions of this Act.

15. This Act may be cited as *The Ontario Cancer Treatment and Research Foundation Act, 1943*.

Short title.



CHAPTER 20.

An Act for Raising Money on the Credit of the Consolidated Revenue Fund.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

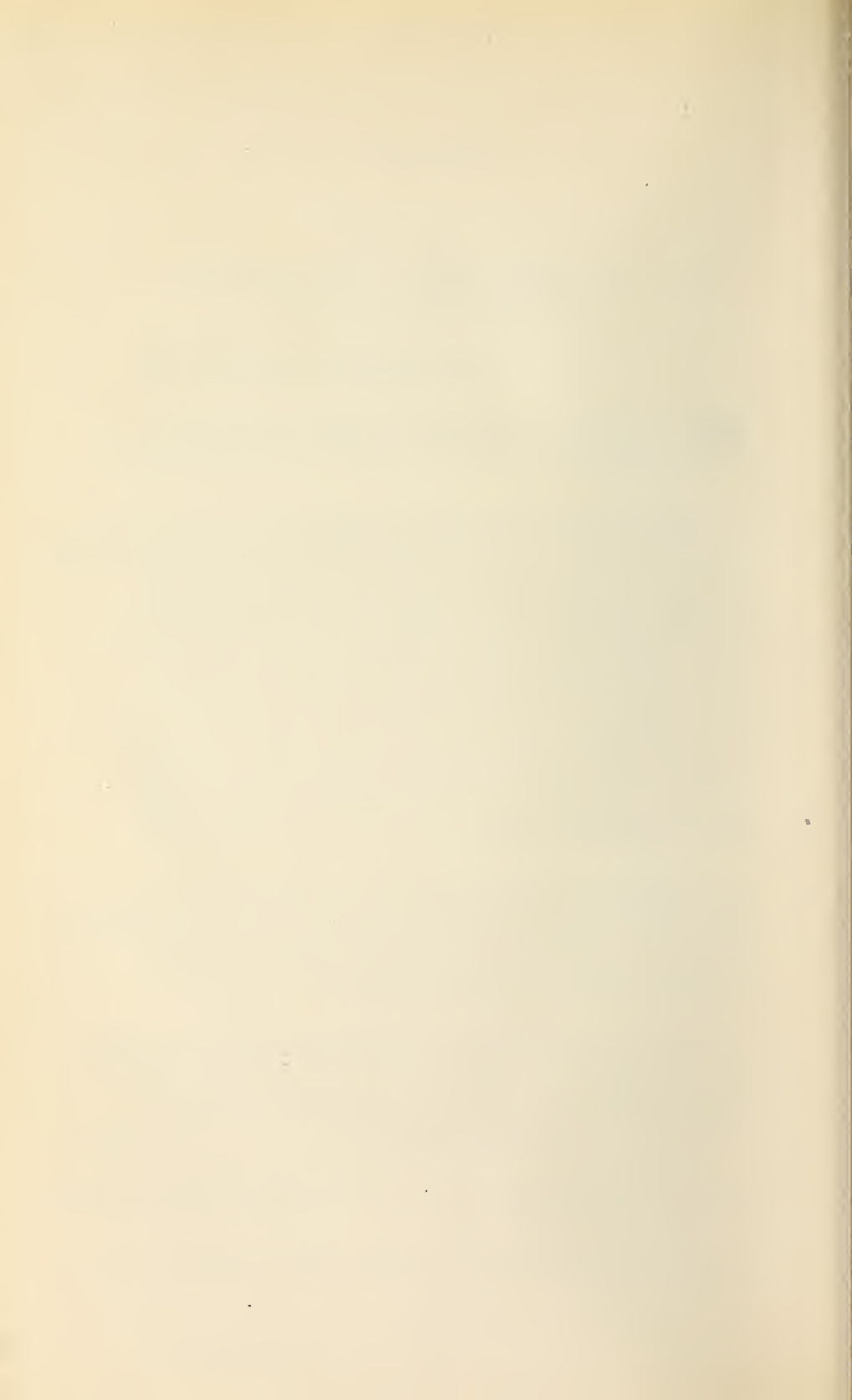
1. The Lieutenant-Governor in Council is hereby authorized to raise from time to time by way of loan such sum or sums of money as may be deemed expedient for any or all of the following purposes, that is to say: For the public service, for works carried on by commissioners on behalf of Ontario, for the covering of any debt of Ontario on open account, for paying any floating indebtedness of Ontario, and for the carrying on of the public works authorized by the Legislature; Provided that the principal amount of any securities issued and the amount of any temporary loans raised under the authority of this Act, including any securities issued for the retirement of the said securities or temporary loans, at any time outstanding, shall not exceed in the whole Twenty Million Dollars (\$20,000,000). Loan of \$20,000,000 authorized.

2. The aforesaid sum of money may be borrowed for any term or terms not exceeding forty years, at such rate as may be fixed by the Lieutenant-Governor in Council and shall be raised upon the credit of the Consolidated Revenue Fund of Ontario, and shall be chargeable thereupon. Terms to be fixed by Lieutenant-Governor.

3. The Lieutenant-Governor in Council may provide for a special sinking fund with respect to the issue herein authorized, and such sinking fund may be at a greater rate than the one-half of one per centum per annum specified in subsection 3 of section 3 of *The Provincial Loans Act*. Sinking fund.

4. This Act shall come into force on the day upon which it receives the Royal Assent. Rev. Stat., c. 22. Commencement of Act.

5. This Act may be cited at *The Ontario Loan Act, 1943*. Short title.



CHAPTER 21.

An Act respecting the Water Powers of the River
Ottawa.

*Assented to February 19th, 1943.
Session Prorogued April 14th, 1943.*

WHEREAS the Legislature of the Province of Quebec Preamble.
has passed an Act entitled *An Act respecting the water-powers of the river Ottawa*, being Chapter 33 of the Statutes of Quebec, 6 George VI (1942); and whereas His Majesty the King in right of the Province of Ontario, His Majesty the King in right of the Province of Quebec, The Hydro-Electric Power Commission of Ontario and the Quebec Streams Commission have entered into an agreement relating to water powers on the Ottawa River, a copy of which is set out in Appendix A to this Act, and it is expedient that such agreement be ratified and confirmed;

Therefore, His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,—

- | | |
|---|--|
| <p>(a) "land" and "lands" shall have the same meaning as "land" in <i>The Power Commission Act</i>;</p> <p>(b) "Ontario Commission" shall mean The Hydro-Electric Power Commission of Ontario and any other corporation created to succeed it;</p> <p>(c) "Quebec Commission" shall mean The Quebec Streams Commission and any other corporation created to succeed it.</p> | <p>Interpretation.
"land",
Rev. Stat.,
c. 62.
"Ontario Commission",
"Quebec Commission".</p> |
|---|--|

2.—(1) The agreement set out in Appendix A hereto as Agreement ratified.
executed by the parties thereto is hereby ratified and confirmed insofar as it is within the jurisdiction of this Legislature and made binding upon His Majesty the King in right of the Province of Ontario and upon the Ontario Commission, and the Minister of Lands and Forests and the Ontario Commission and each of them is authorized to do all acts and things necessary to carry out the terms thereof.

(2) The order of the Governor-General in Council, set out in Appendix B hereto, is hereby ratified and confirmed insofar as it is within the jurisdiction of this Legislature. Order of Governor-in-Council ratified.

Ontario
Commission,
power of.

3.—(1) The Ontario Commission shall have and may exercise in its own name for and on behalf of His Majesty the King in right of the Province of Ontario, without the authority of the Lieutenant-Governor in Council, for the purposes of the said agreement, all the powers conferred upon it under *The Power Commission Act* and all the provisions of *The Public Works Act* which are incorporated in *The Power Commission Act* by section 21 thereof shall apply to any act done or proceeding taken by the Ontario Commission under this section.

Rev. Stat.,
cc. 62, 54.

Deposit
of plan.

(2) When any land or rights are expropriated by the Ontario Commission for and on behalf of His Majesty the King in right of the Province of Ontario the plan and description shall indicate that they are so acquired, and shall be deposited in the proper registry or land titles office, and thereupon, such land or rights shall become and be vested in His Majesty the King in right of the Province of Ontario.

Expenditure
of funds of
Commission.

4. The Ontario Commission is authorized to expend the funds of the Ontario Commission for the purpose of paying compensation for land and rights however acquired under this Act whether in the name of the Ontario Commission or in the name of the Ontario Commission for and on behalf of His Majesty the King in right of the Province of Ontario and as and to the extent that funds of the Ontario Commission are so used the Ontario Commission shall be entitled to receive from the Quebec Commission the amounts of money which the Quebec Commission is required to pay under the said agreement for such lands and rights, and when any land or rights are so acquired by the Ontario Commission in its own name the Ontario Commission shall convey or assign such land or rights to His Majesty the King in right of the Province of Ontario.

Purchase of
Carillon
lands.

5.—(1) The Ontario Commission shall be entitled to receive from the Quebec Commission the sum of \$2,462,933, specified in clause 3 of the said agreement and is authorized to pay out of its own funds the actual price to be paid by His Majesty the King in right of the Province of Ontario under the provisions of the said clause 3 for the lands and rights in Schedule C to the said agreement, and may acquire any such lands and rights in anticipation of a request therefor by the Quebec Commission.

Application
of excess
funds.

(2) If the amount so paid by the Ontario Commission is less than the said sum of \$2,462,933, the difference arising therefrom shall either be applied by the Ontario Commission towards payment of the capital cost of developing the Cave & Fourneaux, Des Joachims and Chenaux water powers referred to in the said agreement or any of them or may be retained and set apart as a reserve pursuant to section 11 of *The*

Power Commission Act, or may be used by the Ontario Commission at such time or times and in such manner as it may see fit to reduce the price payable to it for electrical power or energy by any of the municipal corporations which at such time or times it is supplying with electrical power or energy, except such municipal corporations as are supplied by it with electrical power or energy at a price fixed by contract and the said reduction in price shall be apportioned amongst such of the said municipal corporations and in such manner as the Ontario Commission may see fit.

(3) If the said actual price so paid is in excess of the said sum of \$2,462,933, the amount of such excess shall either be charged by the Ontario Commission against the said capital cost of developing the said water powers or any of them, or shall at such time or times and in such manner as the Ontario Commission may see fit be charged in the price payable to the Ontario Commission for electrical power or energy by any of the municipal corporations which at such time or times the Ontario Commission is supplying with electrical power or energy and which in the opinion of the Commission may benefit from the development of the said water powers, except where under the terms of its contract with the Ontario Commission a municipal corporation is to be supplied with electrical power or energy at a fixed price and such charge shall be apportioned among such of the said municipalities and in such manner as the Ontario Commission may see fit. ^{Charging of deficit.}

(4) If it shall be necessary to acquire lands or rights or secure releases of claims or demands for which the Quebec Commission is not required to pay under the terms of the said agreement but which are necessary to enable His Majesty in right of the Province of Ontario to perform or fulfil His covenant for quiet enjoyment as contained in clause 19 of the said agreement or for such purpose to pay compensation pursuant to the Order of the Governor-General in Council referred to in subsection 2 of section 2 or if the Ontario Commission shall reimburse any municipality pursuant to section 13 the Ontario Commission is authorized to expend the funds of the Commission for such purpose and to charge such expenditure in the manner authorized in subsection 3 where the actual price paid under the provisions of clause 3 of the said agreement for lands and rights in Schedule C to the said agreement is in excess of the said sum of \$2,462,933, specified in the said clause 3. ^{Idem}

6. The Quebec Commission is authorized to divert water in the Ottawa River from its natural channel subject to returning the said water to the natural channel of the Ottawa River in accordance with the terms of the said agreement. ^{Diversion of water.}

Rights of
Quebec
Commission.
Rev. Stat.,
c. 62.

7. Notwithstanding anything contained in *The Power Commission Act*, no lands, right or works, nor any essential part of the development of the said water powers, leased or licensed to the Quebec Commission under the said agreement shall be subject to the control of the Ontario Commission save as regards electrical power or energy distributed or sold in Ontario.

Idem.

8. Notwithstanding anything in any other Act to the contrary no lands, rights or works, nor any essential part of the development of the water powers leased or licensed to the Quebec Commission, shall be expropriated, taken or acquired without the consent of the Quebec Commission.

Idem.

Rev. Stat.,
cc. 252, 253.

9. *The Extra Provincial Corporations Act*, and *The Company's Information Act*, shall not apply to the Quebec Commission.

Idem.

Rev. Stat.,
c. 147.

10. Notwithstanding the provisions of *The Mortmain and Charitable Uses Act*, the Quebec Commission shall have the right to acquire and hold land in Ontario for the purposes of this agreement without obtaining a license under that Act.

Remedy in
damages.

11. No person claiming that he has been or may be injured by reason of any development contemplated by the said agreement shall have any remedy by way of injunction or other process but by way of damages only.

Taxation.

12. Notwithstanding anything in any other Act contained, all lands leased or licensed under the said agreement to the Quebec Commission and all rights, works and improvements required for their full utilization and the production of power shall be exempt from all provincial taxes and fees and from all municipal and school taxes and fees, and the Quebec Commission shall be wholly exempt from all provincial, municipal and school taxes and fees which might be imposed or assessed against it by reason of anything done under the said agreement or arising therefrom.

Loss of
municipal
revenue.

13.—(1) Any municipality which sustains loss of revenue from taxation upon lands acquired by or on behalf of His Majesty in right of Ontario for the development of water power at the Carillon site or at the Rocher Fendu site or for the utilization of the lower half of the fall at the site known as Paquette in conjunction with the water power development at Rocher Fendu as provided in the agreement set out in Appendix A to this Act shall be entitled to compensation by the Ontario Commission for the amount of such loss.

Determina-
tion of
amount.

(2) The Ontario Municipal Board shall determine the amount of such loss on an annual basis and shall take into

account all savings, benefits and advantages accruing to the municipality as a result of the acquisition of such lands or the development of such water power or such utilization of the lower half of the fall at the site known as Paquette including any payments made by the Ontario Commission for capital assets lost or destroyed, and the amount determined in respect of any year shall be paid by the Ontario Commission to the municipality on or before the 30th day of June of such year.

(3) Every determination made by the Ontario Municipal Board shall be final and binding subject only to review and adjustment by the Ontario Municipal Board upon the application of the municipality or of the Ontario Commission at the end of each five-year period. ^{Review.}

(4) Every amount paid to a municipality under this section in any year shall be distributed in the same proportion and to the same bodies as the taxes levied by the municipality in such year. ^{Distribution.}

(5) All liability of the Ontario Commission under this section shall cease and terminate at the end of fifty years from the date of the said agreement. ^{Cessation of liability.}

(6) In this section "taxes" shall mean taxes levied for all municipal and school purposes and shall include local improvement charges and the portion of water rates charged for debenture purposes, and "taxation" shall have a corresponding meaning. ^{"Taxes,"—defined.}

14. Any amount paid by the Ontario Commission to a municipality under this Act shall be placed in a special account and no portion thereof shall be paid out or disbursed without the approval of the Minister of Municipal Affairs. ^{Special account.}

15.—(1) Any and all disputes arising between the parties to the said agreement, or any of them in relation to the said agreement, or the fulfillment of any of the terms, provisions or conditions thereof shall be decided, in accordance with the terms of the said agreement, by an arbitral tribunal composed of three members, appointed or chosen in accordance with the terms of the said agreement. ^{Arbitration of disputes.}

(2) The findings of any two members of the arbitral tribunal who are of the same opinion shall be the findings of the tribunal, and if more than one item is submitted to the tribunal at the same time, this rule shall apply to each item. ^{Findings of tribunal.}

(3) The arbitral tribunal shall have power to adjudicate upon the costs of the arbitration, but such costs shall not

include the remuneration of the two members appointed by the Lieutenant-Governor in Council of the Province of Ontario and the Lieutenant-Governor in Council of the Province of Quebec respectively, each of whom shall be paid by the government appointing him.

Idem.

(4) The remuneration of a member chosen by the Chief Justice of Canada in lieu of the Lieutenant-Governor in Council of a Province shall be paid by the government of such Province.

Fees of member.

(5) The Lieutenant-Governor in Council may direct, in any case, that the remuneration of the member appointed by him shall be paid by the Ontario Commission.

Idem.

(6) The remuneration of a member chosen by the Chief Justice of Canada in lieu of the Lieutenant-Governor of Ontario shall be paid by the Ontario Commission.

Approval of works.

(7) In the event of refusal of approval by the Lieutenant-Governor in Council under *The Lakes and Rivers Improvement Act* of works to be constructed for the purposes of the said agreement, the Quebec Commission may appeal to the arbitral tribunal and an approval by the arbitral tribunal of such works shall have the same force and effect as if given by the Lieutenant-Governor in Council under the said Act.

High water mark.

Rev. Stat. c. 44.

(8) Notwithstanding the provisions of subsection 3 of section 1a of *The Bed of Navigable Waters Act*, the Quebec Commission may appeal to the arbitral tribunal from a decision of the Minister of Lands and Forests made thereunder and the arbitral tribunal may, for the purposes of the said agreement, fix the high water mark with respect to any part of the Ottawa River.

Appeal.

Rev. Stat., c. 109.

(9) Notwithstanding the provisions of *The Arbitration Act*, an appeal shall lie from the finding or decision of the arbitral tribunal direct to the Court of Appeal for Ontario as from a final judgment of the High Court of Justice for Ontario in all matters to which, by the terms of the said agreement, the laws of Ontario are made to apply.

Application of Rev. Stat., c. 109.

(10) The provisions of *The Arbitration Act* which are not inconsistent with this Act or with the said agreement, shall apply to disputes arising from matters to which, by the terms of the said agreement, the laws of Ontario are made to apply.

Deposit of copy of Act in registry offices.

16.—(1) A copy of this Act shall be deposited by the Ontario Commission in the Registry Office for the Registry Division of the County of Prescott, and in the Registry

Office for the Registry Division of the County of Renfrew and the agreement shall thereupon be entered by the registrars of deeds for the said registry divisions in the abstract index of such lands described in Schedule A to the said agreement as are within the respective registry divisions and such deposit shall be deemed to be registration of the agreement for all the purposes of *The Registry Act*.

Rev. Stat.,
c. 170.

(2) A copy of every Order-in-Council made pursuant to clause 3 or clause 4 of the agreement shall be deposited by the Ontario Commission in the registry office or registry offices in which is registered the title to any lands affected by such Order-in-Council, and the registrar of deeds shall thereupon enter the Order-in-Council and the agreement in the abstract index of such lands as are affected by the Order-in-Council and are within his registry division and such deposit shall be deemed to be registration of the Order-in-Council and of the agreement for all the purposes of *The Registry Act*.

Deposit of
Orders-in-
Council.

Rev. Stat.,
c. 170.

(3) The Ontario Commission shall deposit in the Registry Office for the Registry Division of the County of Prescott the plan referred to in Schedule C to the agreement, and the Registrar of Deeds for such registry division shall at the request of the Ontario Commission enter in the abstract index of each parcel or tract of land within the area shown coloured red or the area shown coloured green on the said plan the following—"These lands are subject to *The Ottawa River Water Powers Act, 1943*."

Deposit
of plan.

1943,
c. 21.

(4) Every registrar of deeds who makes any entry pursuant to subsection 1, 2 or 3 shall be entitled to collect from the Ontario Commission his proper fees therefor and the Ontario Commission is authorized to pay the said fees out of its funds.

Fees of
Registrars
of Deeds.

17. Every description contained in this Act, in the Agreement forming Appendix A hereto, in any schedule to or any document executed pursuant to such agreement or in any Order-in-Council passed hereunder shall be deemed a sufficient description for all purposes.

Sufficiency of
descriptions.

18. This Act shall come into force on the day upon which it receives the Royal Assent.

Commence-
ment of Act.

19. This Act may be cited as *The Ottawa River Water Powers Act, 1943*.

Short title.

APPENDIX A

to An Act respecting the Waters Powers of the River Ottawa.

THIS AGREEMENT made in quadruplicate the 2nd day of January, A.D. 1943;

BETWEEN:

HIS MAJESTY THE KING IN RIGHT OF THE PROVINCE OF ONTARIO, (herein represented by the Honourable Norman O. Hipel, Minister of Lands and Forests), hereinafter called "Ontario"

OF THE FIRST PART,

HIS MAJESTY THE KING IN RIGHT OF THE PROVINCE OF QUEBEC, (herein represented by the Honourable Wilfrid Hamel, Minister of Lands and Forests), hereinafter called "Quebec"

OF THE SECOND PART,

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO, hereinafter called the "Ontario Commission"

OF THE THIRD PART,

—and—

THE QUEBEC STREAMS COMMISSION, hereinafter called the "Quebec Commission"

OF THE FOURTH PART.

WHEREAS by an Act of the Legislature of the Province of Quebec entitled "An Act respecting the waterpowers of the River Ottawa", 6 George VI, 1942, Chapter 33, it is enacted that the Lieutenant-Governor in Council may authorize the Minister of Lands and Forests to lease to the Ontario Commission, or to any other corporation formed by the Province of Ontario to succeed such Commission, that portion situated in the Province of Quebec of the waterpowers of the River Ottawa known as Cave & Fourneaux, Des Joachims and Chenaux, including the land required for the sites of the necessary works for the development of such waterpowers, and all the rights, within the legislative authority of the Province of Quebec, required to utilize such waterpowers by raising the water in the river to the following head-water levels (feet above mean sea-level), namely:

Cave & Fourneaux.....	575
Des Joachims.....	500
Chenaux.....	285

AND WHEREAS the said legislation provides that such lease may include the right to utilize, in conjunction with the Des Joachims waterpower, one-half of the fall at the site known as Paquette;

AND WHEREAS the said legislation enacts that the said lease may be granted only in return for a lease by Ontario to the Quebec Commission, or to any other corporation formed by the Province of Quebec to succeed it, of that portion, situated in the Province of Ontario, of the waterpowers of the River Ottawa known as Rocher Fendu and Carillon, including the land required for the sites of the necessary works for the development of such waterpowers, and all the rights within the legislative authority of the said province, required to utilize such waterpowers by raising the water in the river to the following head-water levels (feet above mean sea-level), namely:

Rocher Fendu.....	350
Carillon.....	135

AND WHEREAS the said legislation provides that the said lease may include the right to utilize, in conjunction with the Rocher Fendu water-powers, one-half of the fall at the site known as Paquette;

AND WHEREAS the Ontario Commission is agreeable to entering into these presents so that a lease to it may be granted by Quebec pursuant to the said legislation;

AND WHEREAS Ontario is agreeable to entering into these presents for the purpose of granting to the Quebec Commission the lease from Ontario contemplated by such legislation;

AND WHEREAS the Quebec Commission is willing to enter into these presents to receive such lease from Ontario;

NOW THEREFORE THIS INDENTURE WITNESSETH that in consideration of the premises and the other considerations herein appearing the parties hereto agree as hereinafter appears.

1. Wherever "Quebec Commission" appears herein it shall be deemed to include the Quebec Commission and any other Corporation formed by Quebec to succeed the said Quebec Commission, wherever "Ontario Commission" appears herein it shall be deemed to include the Ontario Commission and any other Corporation formed by Ontario to succeed the said Ontario Commission and wherever "level" appears herein it shall mean elevation above mean sea level according to geodetic survey of Canada datum.

2. (a) For the development of the waterpower at Carillon, Ontario hereby demises and leases unto the Quebec Commission those certain parcels or tracts of land and land under the waters of the Ottawa River, situate in the Townships of Hawkesbury East and Hawkesbury West, in the County of Prescott, in the Province of Ontario, containing by admeasurement an area of 1900 acres, more or less, being the lands described in paragraph 1 of Schedule A hereto, together with such lands owned by Ontario, not exceeding in area two hundred acres, as shall be reasonably required for the site of the works necessary for the development of the said waterpower (including access to the said works) and which are of such nature that they cannot be conveniently and economically constructed on the lands described in the said paragraph 1 of Schedule A, or on lands in the Province of Quebec; and

2. (b) Ontario also hereby gives leave and license and due and full permission to the Quebec Commission to enter upon, possess, occupy, use and enjoy for flooding purposes only, such additional lands owned by Ontario as are necessary to enable the head-water level of the Carillon waterpower to be raised to a level of 135 feet, and to enable water to be diverted pursuant to clause 7; provided, however, that the Quebec Commission shall give Ontario not less than twelve months' written notice before flooding the said lands or any part thereof and that during the first three months of the said period of notice Ontario shall have the privilege of licensing or authorizing any person to enter upon the said lands or any part thereof and carry on lumbering operations thereon until the expiration of the said period of notice. If during the said three months Ontario shall not have licensed or authorized any person to enter upon the said lands or any part thereof to carry on lumbering operations thereon, the Quebec Commission may enter upon the said lands or any part thereof and carry on lumbering operations thereon. The Quebec Commission shall within three months after the expiration of the said period of notice pay Ontario for all timber cut by it on the said lands, and also for all timber remaining uncut on the said lands at the expiration of the said period of notice, all according to the rates shown in Schedule B hereto.

2. (c) For the development of the waterpower at Rocher Fendu and the utilization in conjunction therewith of the lower half of the fall at the site known as Paquette, Ontario hereby demises and leases unto the Quebec Commission those certain parcels or tracts of lands and lands under the waters of the Ottawa River, situate in the Townships of Ross, Westmeath and Pembroke, in the County of Renfrew, in the Province of Ontario,

containing by admeasurement an area of 10,000 acres, more or less, being the lands described in paragraph 2 of Schedule A hereto, together with such lands owned by Ontario, not exceeding in area two hundred acres, as shall be reasonably required for the site of the works necessary for the development of the said waterpower (including access to the said works) and which are of such nature that they cannot be conveniently and economically constructed on the lands described in the said paragraph 2 of Schedule A, or on lands in the Province of Quebec; and

2. (d) Ontario also hereby gives leave and license and due and full permission to the Quebec Commission to enter upon, possess, occupy, use and enjoy, for flooding purposes only, such additional lands owned by Ontario as are necessary to enable the head-water level of the Rocher Fendu waterpowers to be raised to a level of 350 feet and also to enable the lower half of the fall at the site known as Paquette to be utilized in conjunction therewith, and to enable water to be diverted pursuant to clause 7; provided, however, that the Quebec Commission shall give Ontario not less than twelve months' written notice before flooding the said lands or any part thereof, and that during the first three months of the said period of notice Ontario shall have the privilege of licensing or authorizing any person to enter on the said lands or any part thereof and carry on lumbering operations thereon until the expiration of the said period of notice. If during the said three months Ontario shall not have licensed or authorized any person to enter upon the said lands or any part thereof to carry on lumbering operations thereon, the Quebec Commission may enter upon the said lands or any part thereof and carry on lumbering operations thereon. The Quebec Commission shall within three months after the expiration of the said period of notice pay Ontario for all timber cut by it on the said lands, and also for all timber remaining uncut on the said lands at the expiration of the said period of notice, all according to the rates shown in Schedule B hereto.

SAVING, EXCEPTING AND RESERVING nevertheless unto Ontario in respect of lands referred to in this clause (2), all the ores, mines and minerals (including sand and gravel) which are or shall hereafter be found on or under the said lands, and access thereto; provided that nothing done in respect of or under or pursuant to such reservation shall interfere with or restrict or imperil the full development and use of the said waterpowers to the extent contemplated by this agreement, and provided further that the Quebec Commission may utilize free of charge in the construction of the works referred to in clause 6 any and all sand and gravel on or under the said lands, not otherwise disposed of by Ontario, and also any and all rock which does not contain ore or minerals.

TO HAVE AND TO HOLD the same with the appurtenances thereto unto the Quebec Commission for the full end and term of nine hundred and ninety-nine (999) years to be computed from the date hereof, yielding and paying as rental therefor, unto His Majesty and His Heirs and Successors in right of the Province of Ontario at the Treasury Department, Toronto, yearly and every year during the said term hereby created after the commencement date for rental hereinafter specified in this clause, in lawful money of Canada, at the rate of One Dollar (\$1.00) for each and every average yearly horsepower of energy produced by the said Quebec Commission from Ontario's share of the water

For the purpose of calculating the amount of such horsepower produced from Ontario's share of the water, under and by virtue of these presents, one-half of all the power produced in any lease year at each site, shall be deemed to have been developed from Ontario's share of the water at each respective site.

For the purpose of so calculating the power produced at the Rocher Fendu site all the power produced in the Grand Calumet Channel shall be included; provided that the power produced at the Rocher Fendu site in any lease year from Ontario's share of the water shall be deemed to be not greater than the quantity produced in excess of fifty thousand average yearly horsepower.

In the event that Ontario's share of the water or any portion thereof is utilized to produce electrical power or energy, then the amount of such

electrical power or energy so produced shall be determined by suitable measurements at the generator terminals at the site of the development. In the event that Ontario's share of the water or any portion thereof is utilized to produce forms or types of power or energy other than electrical power or energy, then the amount thereof shall be determined by appropriate methods of measurement.

For the purposes of this lease, one horsepower shall be taken to be .746 kilowatts or 550 foot pounds of work per second.

Suitable measuring instruments shall be provided and records kept by the Quebec Commission which shall at all times allow access thereto and supply reports therefrom to Ontario.

Separate bills for rental shall be rendered for each and every site.

The said rentals shall commence on the first day the development of the said waterpowers or either of them is in operation and produces power or energy. The first payment of such rental shall be for the period from the said first day of operation and production to the 31st day of March next following, inclusive, and shall be paid on or before the 1st day of May immediately succeeding. Lease years after the said period for which the first payment is to be so made shall terminate on the 31st day of March in each and every year, and rental for each such lease year shall be paid on or before the 1st day of May next following.

The said rentals payable by the Quebec Commission hereunder shall be subject to review at the end of twenty-five (25) years from the date hereof, and thereafter at the end of each and every twenty-five (25) years until the expiry or earlier determination of this lease. If at the end of such twenty-five (25) year periods or any of them, it shall appear necessary or desirable that the amounts to be paid hereunder should be adjusted, then such adjustments may be made by agreement between the parties hereto, and failing such agreement shall be submitted to the arbitral tribunal as provided in Clause 46.

3. Ontario further covenants and agrees that it will as and when requested by the Quebec Commission acquire all lands and rights in the Province of Ontario not owned by Ontario, and which are necessary to enable the head-water level of the Carillon waterpower to be raised to a level of 135 feet, and to enable water to be diverted pursuant to Clause 7, in respect of the Carillon waterpower, and to provide the site and access referred to in Clause 2 (a). The Quebec Commission before or at the time of making such request shall furnish Ontario with a complete detailed description of all such lands and rights. Upon such acquisition the said lands and rights shall by Order of the Lieutenant-Governor of Ontario-in-Council be added to the properties leased to the Quebec Commission by Clause 2, and shall be subject to the provisions of the said Clause 2.

The Quebec Commission shall when making request for the said lands and rights as aforesaid pay to Ontario, or such person or corporation as Ontario may direct, \$2,462,933 for such portion thereof as is described in Schedule C hereto, regardless of the actual price paid by Ontario for the said lands and rights, and Ontario shall not be obliged or required to account for any difference between the said sum of \$2,462,933 and the actual price paid for the said portion of the said lands and rights by Ontario. The said lands and rights in respect of which the Quebec Commission is to pay Ontario the said sum of \$2,462,933, shall comprise only the lands and rights described in Schedule C hereto, and if the Quebec Commission requests Ontario to acquire other lands or rights pertaining to the Carillon waterpower the Quebec Commission shall pay Ontario the price paid by Ontario therefor, together with the cost of such acquisition. Subject to the provisions of Clause 9 damage to or encroachment upon any waterpower not within the limits of the lands described in paragraph 1 of Schedule A shall not be deemed to be included in lands and rights in respect of which the said sum of \$2,462,933 is to be paid. The said sum of \$2,462,933 shall be deemed to include compensation for the relocation or alteration of highways owned by Ontario within the limits described in Schedule C, the Quebec Commission undertaking to cause to be constructed

in the Province of Quebec a highway connecting the Quebec provincial highway system with the relocated Ontario highway which shall extend to the interprovincial boundary line. If Ontario fails to acquire lands and rights in respect of the Carillon waterpower in accordance with the said complete detailed description referred to hereinabove in this clause, when so requested by the Quebec Commission, and if the Quebec Commission has fully complied with the provisions of this Clause 3, Ontario shall pay for all damage resulting therefrom in the Province of Ontario, but if the Quebec Commission fails to furnish Ontario with the complete detailed description of lands and rights hereinabove referred to in this Clause 3, or has otherwise failed to comply with such provisions, the Quebec Commission shall be liable for any additional expense resulting therefrom.

True copies of the plan referred to in Schedule C shall be verified by the signature of the Minister of Lands and Forests for the Province of Ontario, the Minister of Lands and Forests for the Province of Quebec and the Corporate seals of the Ontario Commission and the Quebec Commission, and shall be delivered to each of the parties hereto.

The "High Water Mark" shown on the said plan shall be deemed to be indicative only, and the lands shown as extending to the said "High Water Mark" shall be deemed to extend to the actual high water mark of the Ottawa River.

The inclusion of Periwig Island in the lands shown coloured red on the said plan shall not constitute an admission by Quebec or the Quebec Commission that the island lies within the Province of Ontario.

4. Ontario further covenants and agrees that it will as and when requested by the Quebec Commission acquire all lands and rights in the Province of Ontario not owned by Ontario, and which are necessary to enable the head-water level of the Rocher Fendu waterpower to be raised to 350 feet and to enable water to be diverted pursuant to Clause 7, in respect of the Rocher Fendu waterpower, and to enable the lower half of the fall at the site known as Paquette to be utilized in conjunction with the waterpower development at Rocher Fendu, and to provide the site and access referred to in Clause 2 (c). The Quebec Commission shall before or at the time of making such request furnish Ontario with a complete detailed description of all such lands and rights. Upon such acquisition the said lands and rights acquired pursuant to this Clause 4 shall by Order of the Lieutenant-Governor of Ontario-in-Council be added to the properties leased to the Quebec Commission by Clause 2, and shall be subject to the provisions of the said Clause 2. If Ontario fails to acquire lands and rights in accordance with the said complete detailed description referred to hereinabove in this clause, when so requested by the Quebec Commission, and if the Quebec Commission has fully complied with the provisions of this Clause 4, Ontario shall pay for all the damage resulting therefrom in the Province of Ontario, but if the Quebec Commission fails to furnish Ontario with the complete detailed description of lands and rights hereinbefore referred to in this Clause 4, or has otherwise failed to comply with such provisions, the Quebec Commission shall be liable for any additional expense resulting therefrom.

For all lands and rights acquired by Ontario for the Quebec Commission either pursuant to the foregoing provisions of this Clause 4, or otherwise for the purposes of this agreement, being other than the lands and rights relative to the Carillon waterpower, described in Schedule C, the Quebec Commission shall pay to Ontario, or such person or corporation as Ontario may direct, the purchase price paid by or on behalf of Ontario to acquire such lands and rights together with the cost of acquiring them as and when the same are so acquired. For lands or rights, other than those described in Schedule C, Ontario shall not pay a higher price than such price as shall be approved by the Quebec Commission, provided, however, that if the owner or owners of such lands or rights shall be unwilling to accept the purchase price which the Quebec Commission is willing to approve, the said lands or rights shall be expropriated by or on behalf of Ontario, and Ontario shall pay as the purchase price thereof, the proper amount as determined in such expropriation proceedings. The Quebec Commission shall thereupon reimburse Ontario accordingly, and the

costs of such expropriation shall be deemed to be included in the cost of acquiring the said lands or rights.

5. Whenever under the provisions of clauses 3 or 4 the Quebec Commission makes a proper request that Ontario acquire lands or rights, and complies fully with the provisions of the clause or clauses hereof relating to such request, Ontario shall do everything within the legislative authority of the Province of Ontario to put the Quebec Commission in possession of such lands or rights for the purposes of this agreement within three (3) months from the receipt of such request.

6. Upon the said properties hereby leased to the Quebec Commission the said Quebec Commission may construct buildings, dams, weirs, tunnels, races, flumes, sluices, pits and such other structures and works as it may deem necessary or desirable to develop the said Carillon and Rocher Fendu waterpowers and to utilize the lower half of the fall at the site known as Paquette subject to the provisions of The Lakes and Rivers Improvement Act, R.S.O. 1937, Chapter 45, provided, however, that should approval thereof, or of any part thereof, under the said The Lakes and Rivers Improvement Act or similar legislation of the Province of Ontario be refused, the Quebec Commission may appeal therefrom to the arbitral tribunal provided for in Clause 46 hereof. The Quebec Commission may appeal to the said arbitral tribunal from any decision of the Minister of Lands and Forests fixing the high water mark of the Ottawa River under the provisions of sub-section 3 of section 1a of The Bed of Navigable Waters Act, as re-numbered and amended by section 3 of The Statute Law Amendment Act, 1940, or similar legislation of the Province of Ontario.

7. The Quebec Commission may divert water in the Ottawa River from its natural channel as part of or pertaining to the development of waterpowers at Carillon and Rocher Fendu authorized hereby at or above the sites of the said respective waterpowers subject to returning the said water to the natural channel of the Ottawa River below the said respective sites.

8. The Quebec Commission shall and will indemnify and save harmless Ontario and the Ontario Commission from any loss, costs, damage, damages or expenses Ontario or the Ontario Commission may sustain, suffer or be put to by reason of or on account of the Quebec Commission exceeding the rights or powers hereby granted to it or exercising the same in a negligent manner.

9. Ontario and the Ontario Commission respectively release and discharge the Quebec Commission from all claims and demands for or in respect of damage or loss sustained by Ontario or the Ontario Commission in respect of any waterpower upon waters tributary to the Ottawa River owned or operated by Ontario or the Ontario Commission, occasioned by or on account of the Quebec Commission exercising in a proper manner the rights, powers and privileges hereby granted to it in accordance with the terms hereof.

10. Subject to the provisions of Clause 9 the Quebec Commission assumes any and all liability in respect to damage to or encroachment upon any waterpower not within the limits of the lands described in Schedule A occasioned by anything done or purported to be done under or pursuant to these presents by the Quebec Commission or anyone on its behalf, and the Quebec Commission agrees to indemnify and save harmless Ontario therefrom.

11. The Quebec Commission shall whenever so required by or on behalf of Ontario erect and maintain durable and efficient fishways for the free passage of fish.

12. Upon the expiry of the term of the lease of the properties hereby leased to the Quebec Commission or upon its earlier termination the said properties and all works constructed thereon shall revert to Ontario.

13. If and whenever the rentals hereby reserved or any part thereof shall be unpaid for ninety (90) days after any of the days on which same

ought to be paid, the Lieutenant-Governor in Council of Ontario may upon five (5) years' notice to the Quebec Commission of its intention so to do, and provided that default in payment continues, cancel the lease or license of that portion of the properties hereby leased or licensed to the Quebec Commission in respect of which default so continues, but such cancellation shall not affect the rights of any of the parties in respect of the remaining portion of any properties leased or licensed under these presents.

If at any time or times when any rentals hereby reserved or any part thereof payable by the Quebec Commission to Ontario shall remain unpaid after the same shall have become due and payable, there shall be any rentals due by the Ontario Commission to Quebec under later provisions of these presents the Ontario Commission may pay the said rentals due as aforesaid to Ontario instead of to Quebec in the amount in which the Quebec Commission is in default, or on account thereof, whereupon the Ontario Commission shall be credited accordingly.

14. No lands, rights or works erected thereon nor any essential part of the development of the said waterpowers shall be expropriated from the Quebec Commission by Ontario or under the authority of any present or future Act of the Legislature of the Province of Ontario. The Quebec Commission shall not be subject to the control by the Ontario Commission contemplated by The Power Commission Act, R.S.O. 1937, Chapter 62, and amendments thereto, or by any similar Act, save as regards electric power or energy distributed or sold in Ontario.

The Quebec Commission shall not be required to obtain a license or to file a prospectus or returns under The Extra Provincial Corporations Act, R.S.O. 1937, chapter 252 or The Companies Information Act, R.S.O. 1937, chapter 253, or any similar legislation.

15. The Quebec Commission shall pay to Ontario or to the Ontario Commission at the same times as the rentals under Clause 2 are payable a fair annual charge to recompense Ontario or the Ontario Commission for expenses incurred for works heretofore or hereafter constructed or executed to increase or regulate the flow of the Ottawa River at the said Carillon and Rocher Fendu waterpower sites or either of them, the amount of such annual charge to be based upon the benefit derived by the Quebec Commission from such works as compared with the benefit derived therefrom by the waterpower developments in the Provinces of Ontario and Quebec directly affected thereby. Provided, however, that nothing in these presents shall be deemed to authorize the construction of such works in the interprovincial section of the Ottawa River.

No such works shall be constructed until the Quebec Commission shall have been given three months' notice thereof in writing and if the Quebec Commission objects thereto an issue in respect of the construction or non-construction of such works shall be submitted to the arbitral tribunal provided for in Clause 46. The amount of such annual charges from time to time if not agreed upon by the Quebec Commission with the party constructing the said works shall be submitted to the said arbitral tribunal.

16. The Quebec Commission shall establish and collect an adequate general tariff (subject to the approval of the Lieutenant-Governor in Council of the Province of Quebec) of fees or charges to be paid by all persons and corporations in the Province of Quebec other than the parties to these presents who use the waters of the Ottawa River to recompense Ontario or the Ontario Commission for expenses incurred for works heretofore or hereafter constructed or executed to increase or regulate the flow of the Ottawa River, the said tariff to be based on a comparison between the benefit derived by each of the said persons or corporations and the benefit derived therefrom by the waterpower developments in the Provinces of Ontario and Quebec directly affected thereby, and subject to submission to the said arbitral tribunal in respect to the amount of such fees and charges. Waterpower developments of the Quebec Commission on the Ottawa River, other than at the said Carillon and Rocher Fendu sites, shall for the purposes of this Clause 16 be deemed to be waterpower developments of a corporation using the waters of the Ottawa

River other than the parties to these presents, and the Quebec Commission shall be bound by the said general tariff in respect thereof and pay thereunder. All sums so collected and all amounts otherwise payable under this Clause 16 by the Quebec Commission shall be paid by the Quebec Commission to Ontario or the Ontario Commission whichever has or shall have incurred the expenses.

17. Ontario covenants and agrees that in so far as it may be within its legislative jurisdiction the legal remedies within the Province of Ontario of any person or corporation not a party to these presents, who shall claim that he has been or may be injured by reason of the development of the said Carillon or Rocher Fendu waterpower sites or the utilization of the lower half of the fall at the said site known as Paquette, shall be restricted to claims for damages only, and a claim for an injunction by the Courts of the Province of Ontario in respect of any such injury as may be alleged, shall be prohibited.

18. Notwithstanding The Mortmain and Charitable Uses Act, R.S.O. 1937, Chapter 147, or any amendment thereto or substitution therefor, the Quebec Commission shall have the right to hold in the Province of Ontario the lands and rights hereby leased or licensed to it, and all works and improvements required for their full utilization and the production of power. Notwithstanding any general law or special Act such leased or licensed lands and such rights, works and improvements shall be exempt from all provincial taxes and fees payable to the Province of Ontario and from all municipal and school taxes and fees, and the Quebec Commission shall be wholly exempt from all provincial, municipal and school taxes and fees which might be imposed or assessed against it by reason of anything done under this agreement or arising herefrom.

19. Ontario covenants and agrees with the Quebec Commission that if and so long as the Quebec Commission pays the rental to be paid by it, and performs its covenants, promises and agreements hereunder, the Quebec Commission shall and may peaceably possess and enjoy the lands leased and licensed to it hereby for the term hereby granted for the purposes of this agreement, without any interruption or disturbance from Ontario, or any other person or persons lawfully claiming by or under Ontario, or its predecessors in right and title. Notwithstanding anything contained in Clause 20 hereof, Ontario does, in particular, so covenant and agree with the Quebec Commission that the latter shall and may so possess and enjoy the lands leased or licensed to it in the townships of East Hawkesbury and West Hawkesbury in the County of Prescott without interruption or disturbance arising out of any lease heretofore granted by His Majesty in right of Canada of any portion thereof or of any rights therein for the development of water power, subject to the retention by His Majesty in right of Canada of such rights in the lands covered by any such lease as His Majesty in right of Canada may deem necessary for the requirements of navigation.

20. Any right, title or interest taken by the Quebec Commission hereunder shall be taken subject to the legislative authority or any prior right, title or interest of the Dominion of Canada thereover or therein to the extent, if any, of such legislative authority or prior right, title or interest.

21. Ontario covenants, promises and agrees to and with the Quebec Commission that it will from time to time and at all times, hereafter, upon every reasonable request execute or cause to be made, done or executed all such further and other lawful acts, deeds, things, devices and assurances in the law whatsoever, for the better, more perfectly and absolutely giving effect to the intention of these presents.

22. In so far as these presents relate to properties and rights in the Province of Ontario they shall be deemed to have been executed in the Province of Ontario and the law of Ontario shall apply.

23. (a) For the development of the Chenaux waterpower Quebec hereby leases unto the Ontario Commission those certain parcels or tracts of land and land under the waters of the Ottawa River, situate in the Townships of Litchfield and Grand Calumet, in the County of Pontiac, in the Province of Quebec; containing by admeasurement an area of 1775 acres,

more or less, being the lands described in paragraph 1 of Schedule D hereto, together with such lands owned by Quebec, not exceeding in area two hundred acres, as shall be reasonably required for the site of the works necessary for the development of the said waterpowers (including access to the said works) and which are of such nature that they cannot be conveniently and economically constructed on the lands described in the said paragraph 1 of Schedule D or on lands in the Province of Ontario.

23. (b) Quebec also hereby gives leave and license and due and full permission to the Ontario Commission to enter upon, possess, occupy, use and enjoy for flooding purposes only, such additional lands owned by Quebec as are necessary to enable the head-water level of the Chenaux waterpower to be raised to a level of 285 feet, and also to enable water to be diverted pursuant to Clause 28, provided, however, that the Ontario Commission shall give Quebec not less than twelve months' written notice before flooding the said lands or any part thereof, and that during the first three months of the said period of notice Quebec shall have the privilege of licensing or authorizing any person to enter upon the said lands or any part thereof and carry on lumbering operations thereon until the expiration of the said period of notice. If during the said three months Quebec shall not have licensed or authorized any person to enter upon the said lands or any part thereof to carry on lumbering operations thereon, the Ontario Commission may enter upon the said lands, or any part thereof and carry on lumbering operations thereon. The Ontario Commission shall within three months after the expiration of the said period of notice pay Quebec for all timber cut by it on the said lands, and also for all timber remaining uncut on the said lands at the expiration of the said period of notice, all according to the rates shown in Schedule E hereto.

23. (c) For the development of the waterpower at Des Joachims and the utilization in conjunction therewith of the upper half of the fall at the site known as Paquette, Quebec hereby leases unto the Ontario Commission those certain parcels or tracts of land and land under the waters of the Ottawa River, situate in the Townships of Aberdeen, Aberford, Eddy, Edwards and Boisclerc, in the Counties of Pontiac and Temiscamingue, in the Province of Quebec, containing by admeasurement an area of 4,800 acres, more or less, being the lands described in paragraph 2 of Schedule D hereto, together with such lands owned by Quebec, not exceeding in area three hundred acres, as shall be reasonably required for the site of the works necessary for the development of the said waterpowers (including access to the said Works) and which are of such nature that they cannot be conveniently and economically constructed on the lands described in the said paragraph 2 of Schedule D or on lands in the Province of Ontario.

23. (d) Quebec also hereby gives leave and license and due and full permission to the Ontario Commission to enter upon, possess, occupy, use and enjoy for deepening purposes only, such other portions of the bed of the river Ottawa owned by Quebec as are necessary to enable the Ontario Commission to utilize in conjunction with the development of the waterpower of Des Joachims the upper half of the fall at the site known as Paquette; and

23. (e) Quebec also hereby gives leave and license and due and full permission to the Ontario Commission to enter upon, possess, occupy, use and enjoy for flooding purposes only, such additional lands owned by Quebec as are necessary to enable the head-water level of the Des Joachims waterpower to be raised to a level of 500 feet; and also to enable water to be diverted pursuant to Clause 28; provided, however, that the Ontario Commission shall give Quebec not less than twelve months' written notice before flooding the said lands or any part thereof, and that during the first three months of the said period of notice Quebec shall have the privilege of licensing or authorizing any person to enter upon the said lands or any part thereof and carry on lumbering operations thereon until the expiration of the said period of notice. If during the said three months Quebec shall not have licensed or authorized any person to enter upon the said lands or any part thereof to carry on lumbering operations thereon, the Ontario Commission may enter upon the said lands or any part thereof and carry on lumbering operations thereon. The Ontario Commission shall within three months after the expiration of the said period of notice

pay Quebec for all timber cut by it on the said lands, and also for all timber remaining uncut on the said lands at the expiration of the said period of notice, all according to the rates shown in Schedule E hereto.

23. (f) For the development of the Cave & Fourneau waterpowers Quebec hereby leases unto the Ontario Commission those certain parcels or tracts of land and land under the waters of the Ottawa River, situate in the Townships of Boisclerc, Campeau and Gendreau, in the County of Temiscamingue, in the Province of Quebec, containing by admeasurement an area of 2700 acres, more or less, being the lands described in paragraph 3 of Schedule D hereto, together with such lands owned by Quebec, not exceeding in area two hundred acres as shall be reasonably required for the site of the works necessary for the development of the said waterpowers (including access to the said works) and which are of such nature that they cannot be conveniently and economically constructed on the lands described in said Schedule D or on lands in the Province of Ontario; and

23. (g) Quebec also hereby gives leave and license and due and full permission to the Ontario Commission to enter upon, possess, occupy, use and enjoy for flooding purposes only, such additional lands owned by Quebec as are necessary to enable the head-water level of the Cave & Fourneau waterpowers to be raised to a level of 575 feet, and also to enable water to be diverted pursuant to clause 28; provided, however, that the Ontario Commission shall give Quebec not less than twelve months' written notice before flooding the said lands or any part thereof, and that during the first three months of the said period of notice Quebec shall have the privilege of licensing or authorizing any person to enter upon the said lands or any part thereof and carry on lumbering operations thereon until the expiration of the said period of notice. If during the said three months Quebec shall not have licensed or authorized any person to enter upon the said lands or any part thereof to carry on lumbering operations thereon, the Ontario Commission may enter upon the said lands or any part thereof and carry on lumbering operations thereon. The Ontario Commission shall within three months after the expiration of the said period of notice pay Quebec for all timber cut by it on the said lands, and also for all timber remaining uncut on the said lands at the expiration of the said period of notice all according to the rates shown in Schedule E hereto.

SAVING, EXCEPTING AND RESERVING nevertheless unto Quebec in respect of lands referred to in paragraph (a) of this clause (23) the right to raise the head water level of the waterpowers known as Les Chats to elevation 247 and in respect of all lands referred to in this clause (23), all the ores, mines and minerals (including sand and gravel) which are or shall hereafter be found on or under the said lands, and access thereto, provided that nothing done in respect of or under or pursuant to such reservation shall interfere with or restrict or imperil the full development and use of the said waterpowers to the extent contemplated by this agreement, and provided further that the Ontario Commission may utilize free of charge in the construction of the works referred to in clause 27 any and all sand and gravel on or under the said lands, not otherwise disposed of by Quebec, and also any and all rock which does not contain ore or minerals.

TO HAVE AND TO HOLD the same with the appurtenances thereto unto the Ontario Commission for the full end and term of nine hundred and ninety-nine (999) years to be computed from the date hereof, yielding and paying as rental therefor unto His Majesty and His Heirs and Successors in right of the Province of Quebec at the Department of Lands and Forests, Quebec, yearly and every year during the said term hereby created, after the commencement date for rental hereinafter specified in this Clause, in lawful money of Canada, at the rate of One Dollar (\$1.00) for each and every average yearly horsepower of energy produced by the said Ontario Commission from Quebec's share of the water.

For the purpose of calculating the amount of such horsepower produced from Quebec's share of the water, under and by virtue of these presents, one-half of all the power produced in any lease year at each site shall be deemed to have been developed from Quebec's share of the water at each respective site.

In the event that Quebec's share of the water or any portion thereof is utilized to produce electrical power or energy, then the amount of such electrical power or energy so produced shall be determined by suitable measurements at the generator terminals at the site of the development. In the event that Quebec's share of the water or any portion thereof is utilized to produce forms or types of power or energy other than electrical power or energy, then the amount thereof shall be determined by appropriate methods of measurement.

For the purposes of this lease, one horsepower shall be taken to be .746 kilowatts or 550 foot pounds of work per second.

Suitable measuring instruments shall be provided and records kept by the Ontario Commission which shall at all times allow access thereto and supply reports therefrom to Quebec.

Separate bills for rental shall be rendered for each and every site.

The said rental shall commence on the first day the development of the said waterpowers at Cave & Fourneaux, Des Joachims and Chenaux or any of them is in operation and produces power or energy. The first payment of such rental shall be for the period from the said first day of operation and production to the said 31st day of March next following, inclusive, and shall be paid on or before the 1st day of May immediately succeeding. Lease years after the said period for which the first payment is to be made shall terminate on the 31st day of March, in each and every year, and rental for each such lease year shall be paid on or before the 1st day of May next following.

The said rentals payable by the Ontario Commission hereunder shall be subject to review at the end of twenty-five (25) years from the date hereof, and thereafter at the end of each and every twenty-five (25) years until the expiry or earlier determination of this lease. If at the end of such twenty-five (25) year periods or any of them, it shall appear necessary or desirable that the amounts to be paid hereunder should be adjusted, then such adjustments may be made by agreement between the parties hereto, and failing such agreement shall be submitted to the arbitral tribunal as provided for in Clause 46.

24. Notwithstanding the provisions of Clause 23 hereinabove written, until such time as the Quebec Commission shall pay Ontario the said sum of \$2,462,933 specified in Clause 3, the Ontario Commission shall not be obliged to pay any rentals under and pursuant to the said provisions of Clause 23 in respect of the Des Joachims waterpower regardless of whether or not power or energy is developed therefrom; but in respect of the period after payment of the said sum of \$2,462,933 to Ontario by the Quebec Commission the Ontario Commission shall pay according to the said provisions of Clause 23.

25. Quebec further covenants and agrees that it will as and when requested by the Ontario Commission acquire all lands and rights in the Province of Quebec not owned by Quebec, and which are necessary to enable the head-water level of the Cave & Fourneaux waterpower to be raised to 575 feet, and to enable the head-water level of the Des Joachims waterpower to be raised to 500 feet, and the head-water level of the Chenaux waterpower to be raised to 285 feet, and to enable water to be diverted pursuant to Clause 28, and the upper half of the fall at the site known as Paquette to be utilized in conjunction with the waterpower development at Des Joachims and to provide the sites and access referred to in Clauses 23 (a), 23 (c) and 23 (f).

The Ontario Commission shall before or at the time of making such request furnish Quebec with a complete detailed description of all such lands and rights. Upon such acquisition the said lands and rights acquired pursuant to this Clause 25 shall by order of the Lieutenant-Governor of Quebec-in-Council be added to the properties leased to the Ontario Commission by Clause 23, and shall be subject to the provisions of the said Clause 23. If Quebec fails to acquire lands and rights in accordance with the said complete detailed description referred to hereinabove in this Clause when so requested by the Ontario Commission, and if the

Ontario Commission has fully complied with the provisions of this Clause 25, Quebec shall pay for all damage resulting therefrom in the Province of Quebec, but if the Ontario Commission fails to furnish Quebec with the complete detailed description of lands and rights hereinbefore referred to in this Clause 25, or has otherwise failed to comply with such provisions, the Ontario Commission shall be liable for any additional expense resulting therefrom.

For all lands and rights acquired by Quebec for the Ontario Commission pursuant to the foregoing provisions of this Clause 25, and for the purposes of this agreement, the Ontario Commission shall pay to Quebec, or such person or corporation as Quebec may direct, the purchase price paid by or on behalf of Quebec to acquire such lands and rights together with the cost of acquiring them as and when the same are so acquired. For such lands acquired under the provisions of this Clause 25, Quebec shall not pay a higher purchase price than such price as shall be approved by the Ontario Commission, provided however that if the owner or owners of such lands or rights shall be unwilling to accept the purchase price which the Ontario Commission is willing to approve, the said lands or rights shall be expropriated by or on behalf of Quebec, and Quebec shall pay as the purchase price thereof the proper amount as determined in such expropriation proceedings. The Ontario Commission shall thereupon reimburse Quebec accordingly, and the cost of such expropriation shall be deemed to be included in the cost of acquiring the said lands or rights.

26. Whenever under the provisions of Clause 25 the Ontario Commission makes a proper request that Quebec acquire lands or rights, and complies fully with the provisions of Clause 25, Quebec shall do everything within the legislative authority of the Province of Quebec to put the Ontario Commission in possession of such lands or rights for the purposes of this agreement within three months from receipt of such request.

27. Upon the said properties hereby leased to the Ontario Commission the said Ontario Commission may construct buildings, dams, weirs, tunnels, races, flumes, sluices, pits and such other structures and works as it may deem necessary or desirable to develop the said Cave & Fourneau, Des Joachims and Chenaux waterpowers, and to utilize the upper half of the fall at the site known as Paquette, subject to the provisions of The Water-Course Act, R.S.Q. 1941, Chapter 98, provided, however, that should approval thereof, or of any part thereof, under the said Water-Course Act or similar legislation of the Province of Quebec be refused, the Ontario Commission may appeal therefrom to the arbitral tribunal provided for in Clause 46 hereof.

28. The Ontario Commission may divert water in the Ottawa River from its natural channel as part of or pertaining to the development of waterpowers at Cave & Fourneau, Des Joachims and Chenaux authorized hereby at or above the sites of the said respective waterpowers subject to returning the said water to the natural channel of the Ottawa River below the said respective sites.

29. The Ontario Commission shall and will indemnify and save harmless Quebec and the Quebec Commission from any loss, costs, damage, damages or expenses Quebec or the Quebec Commission may sustain, suffer or be put to by reason of or on account of the Ontario Commission exceeding the rights or powers hereby granted to it or exercising the same in a negligent manner.

30. Quebec and the Quebec Commission respectively release and discharge the Ontario Commission from all claims and demands for or in respect of damage or loss sustained by Quebec or the Quebec Commission in respect of any waterpower upon waters tributary to the Ottawa River, owned or operated by Quebec or the Quebec Commission, occasioned by or on account of the Ontario Commission exercising in a proper manner the rights, powers and privileges hereby granted to it in accordance with the terms hereof.

31. Subject to the provisions of Clause 30 the Ontario Commission assumes any and all liability in respect of damage to or encroachment upon any waterpower not within the limits of the lands described in

Schedule D occasioned by anything done or purported to be done under or pursuant to these presents by the Ontario Commission or anyone on its behalf, and the Ontario Commission agrees to indemnify and save harmless Quebec therefrom.

32. The Ontario Commission shall whenever so required by or on behalf of Quebec erect and maintain durable and efficient fishways for the free passage of fish.

33. Upon the expiry of the term of the lease of the properties hereby leased to the Ontario Commission, or upon its earlier termination the said properties and all works constructed thereon shall revert to Quebec.

34. If and whenever the rentals hereby reserved or any part thereof shall be unpaid for ninety (90) days after any of the days on which same ought to be paid, the Lieutenant-Governor in Council of Quebec, may upon five years' notice to the Ontario Commission of its intention so to do and provided that default in payment continues, cancel the lease of that portion of the properties hereby demised to the Ontario Commission in respect of which default continues but such cancellation shall not affect the rights of any of the parties in respect of the remaining portion of any properties leased or licensed under these presents.

If at any time or times when any rentals hereby reserved or any part thereof payable by the Ontario Commission to Quebec shall remain unpaid after the same shall have become due and payable, there shall be any rentals due by the Quebec Commission to Ontario under foregoing provisions of these presents the Quebec Commission may pay the said rentals due as aforesaid to Quebec instead of to Ontario in the amount in which the Ontario Commission is in default or on account thereof, whereupon the Quebec Commission shall be credited accordingly.

35. No lands, rights or works erected thereon nor any essential part of the development of the said waterpowers shall be expropriated from the Ontario Commission by Quebec or under the authority of any present or future Act of the Legislature of the Province of Quebec. The Ontario Commission shall not be subject to the control contemplated by the Electricity Act, R.S.Q. 1941, Chapter 99 and amendments thereto, or by any similar Act, save as regards electric power distributed or sold in Quebec. The provisions of An Act respecting the Exportation of Hydro-Electric Power, R.S.Q. 1941, Chapter 100, shall not apply to this agreement. The Ontario Commission shall not be required to obtain a license or to file a prospectus or returns under The Extra Provincial Companies Act, Act, R.S.Q. 1941, Chapter 279, or The Companies Information Act, R.S.Q. 1941, Chapter 281 or any similar legislation.

36. The Ontario Commission shall pay to Quebec or to the Quebec Commission at the same times as the rentals under Clause 23 are payable a fair annual charge to recompense Quebec or the Quebec Commission for expenses incurred for works heretofore or hereafter constructed or executed to increase or regulate the flow of the Ottawa River at the said Cave & Fourneaux, Des Joachims and Chenaux waterpower sites or any of them, the amount of such annual charge to be based upon the benefit derived by the Ontario Commission from such works as compared with the benefit derived therefrom by the waterpower developments in the Provinces of Ontario and Quebec directly affected thereby. Provided, however, that nothing in these presents shall be deemed to authorize the construction of such works in the inter-provincial section of the Ottawa River.

No such works shall be constructed until the Ontario Commission shall have been given three months' notice thereof in writing and if the Ontario Commission objects thereto an issue in respect of the construction or non-construction of such works shall be submitted to the arbitral tribunal provided for in Clause 46. The amount of such annual charges from time to time if not agreed upon by the Ontario Commission with the party constructing the said works shall be submitted to the said arbitral tribunal.

37. The Ontario Commission shall establish and collect an adequate general tariff (subject to the approval of the Lieutenant-Governor in Council

of the Province of Ontario) of fees or charges to be paid by all persons and corporations in the Province of Ontario other than the parties to these presents who use the waters of the Ottawa River to recompense Quebec or the Quebec Commission for expenses incurred for works constructed or executed to increase or regulate the flow of the Ottawa River, the said tariff to be based on a comparison between the benefit derived by each of the said persons or corporations and the benefit derived therefrom by the waterpower developments in the Provinces of Ontario and Quebec directly affected thereby, and subject to submission to the said arbitral tribunal in respect to the amount of such fees and charges. Waterpower developments of the Ontario Commission on the Ottawa River, other than at the said Cave & Fournaux, Des Joachims and Chenaux sites, shall for the purposes of this Clause 37 be deemed to be waterpower developments of a corporation using the waters of the Ottawa River other than the parties to these presents, and the Ontario Commission shall be bound by the said general tariff in respect thereof and pay thereunder. All sums so collected and all amounts otherwise payable under this Clause 37 by the Ontario Commission shall be paid by the Ontario Commission to Quebec or the Quebec Commission whichever has or shall have incurred the expense.

38. Quebec covenants and agrees that in so far as it may be within its legislative jurisdiction the legal remedies within the Province of Quebec of any person or corporation not a party to these presents, who shall claim that he has been or may be injured by reason of the development of the said Cave & Fournaux, Des Joachims or Chenaux waterpower sites or the utilization of the upper half of the fall at the said site known as Paquette shall be restricted to claims for damages only, and a claim for an injunction by the Courts of the Province of Quebec in respect of any such injury as may be alleged shall be prohibited.

39. Notwithstanding The Mortmain Act, R.S.Q. 1941, c. 283, or any amendment thereto or substitution therefor, the Ontario Commission shall have the right to hold in the Province of Quebec, the lands and rights hereby leased or licensed to it and all works and improvements required for their full utilization and the production of power. Notwithstanding any general law or special Act such leased or licensed lands and such rights, works and improvements shall be exempt from all provincial taxes and fees payable to the Province of Quebec, and from all municipal and school taxes and fees and the Ontario Commission shall be wholly exempt from all provincial, municipal and school taxes and fees which might be imposed or assessed against it by reason of anything done under this agreement or arising therefrom.

40. Quebec covenants and agrees with the Ontario Commission that if and so long as the Ontario Commission pays the rental to be paid by it, and performs its covenants, promises and agreements hereunder, the Ontario Commission shall and may peaceably possess and enjoy the lands leased and licensed to it hereby for the term hereby granted for the purposes of this agreement, without any interruption or disturbance from Quebec, or any other person or persons lawfully claiming by or under Quebec or its predecessors in right and title.

41. Any right, title or interest taken by the Ontario Commission hereunder shall be taken subject to the legislative authority or any prior right, title or interest of the Dominion of Canada thereover or therein to the extent, if any, of such legislative authority or prior right, title or interest.

42. Quebec covenants, promises and agrees to and with the Ontario Commission that it will from time to time and at all times hereafter upon every reasonable request execute or cause to be made, done or executed all such further and other lawful acts, deeds, things, devices and assurances in the law whatsoever, for the better, more perfectly and absolutely giving effect to the intention of these presents.

43. In so far as these presents relate to properties and rights in the Province of Quebec they shall be deemed to have been executed in the Province of Quebec and the law of Quebec shall apply.

44. The granting of these presents shall not take away the lawful rights of timber owners or others to drive their logs or timber down the Ottawa River, not only within but also beyond the limits of the lands comprised in these presents.

45. In ascertaining, for the purposes of Clauses 15, 16, 36 and 37 hereof, the amount of expenses incurred for works to increase or regulate the flow of the Ottawa River, adequate compensation shall be included for all lands flooded whether Crown property or private property.

46. Any and all disputes arising between the parties hereto, or any of them, relative to these presents, or the fulfilment of any of the terms, provisions or conditions hereof, shall be decided by an arbitral tribunal composed of three members, one of whom shall be chosen by the Lieutenant-Governor in Council of the Province of Ontario, another by the Lieutenant-Governor in Council of the Province of Quebec, and the third by the other two. In the event that either Lieutenant-Governor in Council does not choose a member or that the two members chosen do not agree upon the choice of the third member, the choice shall be made by the Chief Justice of Canada.

The findings of any two members of the arbitral tribunal who are of the same opinion shall be the findings of the tribunal, and if more than one item be submitted to the tribunal at the same time, this rule shall apply to each item.

The findings of the arbitral tribunal shall be final and binding upon the parties hereto, subject to the right of appeal hereinafter contained. Upon an appeal to the arbitral tribunal under Clause 6 or Clause 27 the arbitral tribunal may give such approval as in its opinion should be given and such approval shall be sufficient under the Acts concerned.

The arbitral tribunal shall have power to adjudicate upon the costs of arbitration, but such costs shall not include the remuneration of the two members of the tribunal appointed by the Lieutenant-Governor in Council of the Province of Ontario, and the Lieutenant-Governor in Council of the Province of Quebec respectively, each of whom shall be paid by the party appointing him. The remuneration of a member chosen by the Chief Justice of Canada in lieu of the Lieutenant-Governor in Council of a Province shall be paid by the Government of such Province.

The provisions of The Arbitration Act of Ontario, which are not inconsistent with this agreement, shall apply to the determination of disputes arising from matters to which the law of Ontario is made applicable by Clause 22 hereof. From the award on such disputes an appeal shall lie to the Court of Appeal for Ontario as from a final judgment of the High Court of Justice for Ontario.

The provisions of the Code of Civil Procedure of the Province of Quebec relating to arbitrations shall apply to the determination of disputes arising from matters to which the law of Quebec is made applicable by Clause 43 hereof except insofar as inconsistent with the provisions of this agreement. From the award on such disputes an appeal shall lie to the Court of King's Bench of the Province of Quebec as from a final judgment of the Superior Court of the Province of Quebec.

In the case of death, refusal, withdrawal or inability to act of one or more of the arbitrators each such arbitrator shall be replaced by another appointed in the same manner as the arbitrator whom he replaces.

47. This agreement shall not become binding upon the parties unless and until the Legislature of the Province of Ontario at its next session shall have confirmed and validated it to the extent of its legislative authority.

IN WITNESS WHEREOF the parties hereto have executed these presents as of the day and year first above written.

SIGNED, SEALED AND
DELIVERED
In the Presence of

As to signature of the
Minister of Lands and
Forests for Ontario,

G. D. CONANT.
CECIL CARRICK.

N. O. HIPEL

Minister of Lands and Forests
for Ontario.

As to signature of the
Minister of Lands and
Forests for Quebec,

ADÉLARD GODBOUT.
R. LATREILLE.

W. HAMEL

Minister of Lands and Forests
for Quebec.

THE HYDRO-ELECTRIC POWER COMMISSION
OF ONTARIO

As to signature of T. H.
Hogg and Osborne
Mitchell,

G. D. CONANT.
CECIL CARRICK.

T. H. HOGG

Chairman.

[SEAL]

OSBORNE MITCHELL

Secretary.

THE QUEBEC STREAMS COMMISSION

As to signature of O.
Lefebvre,

ADÉLARD GODBOUT.
R. LATREILLE.

O. LEFEBVRE

Vice-President.

[SEAL]

Schedule A

to an Agreement dated the 2nd day of January, 1943, between His Majesty the King in right of the Province of Ontario, His Majesty the King in right of the Province of Quebec, The Hydro-Electric Power Commission of Ontario, and the Quebec Streams Commission.

Paragraph 1

All those certain parcels or tracts of land and land under the waters of the Ottawa River, situate in the Townships of Hawkesbury East and Hawkesbury West, in the County of Prescott, in the Province of Ontario, containing by admeasurement an area of 1900 acres, more or less, which certain parcels or tracts of land and land under the waters of the Ottawa River may be more particularly described as follows:

All those portions of land and land covered by the waters of the Ottawa River lying below the high water mark, more particularly described as follows:

FIRSTLY: Commencing at the intersection of the said high water mark with the boundary line between the Province of Ontario and the Province of Quebec, and between the Township of Hawkesbury East in the Province of Ontario and the Seigniory of Rigaud in the Province of Quebec; thence in and along the said boundary line between the Province of Quebec and the Province of Ontario to its intersection with the production northerly of the boundary line between the Townships of Hawkesbury West and Longueil, in the County of Prescott, Province of Ontario; thence southerly following the said production to the high water mark of the Ottawa River; thence easterly following the said high water mark to the point of commencement.

SECONDLY: All islands and lands within the boundaries above described, not already disposed of by the Province, together with the appurtenances thereto.

Paragraph 2

All those certain parcels or tracts of land and land under the waters of the Ottawa River, situate in the Townships of Ross, Westmeath and Pembroke, in the County of Renfrew, in the Province of Ontario, containing by admeasurement an area of 10,000 acres, more or less, which said certain parcels or tracts of land and land under the waters of the Ottawa River may be more particularly described as follows:

FIRSTLY: All those portions of the land and the lands covered by the waters of the Ottawa River lying below the high water mark, which may be more particularly described as follows:

COMMENCING at the intersection of the said high water mark with the boundary line between lots 8 and 9, concession 13, in the Township of Ross; thence following the production of the said boundary line north-easterly to the boundary between the Province of Ontario and the Province of Quebec; thence northwesterly, southerly and westerly along the said boundary to its intersection with the production north-easterly of a line midway between the boundary lines between lots 6 and 7 and lots 7 and 8, concession 2, Township of Pembroke; thence following the said production south-westerly to the high water mark of the Ottawa River; thence easterly, northerly and south-easterly following the said high water mark to the point of commencement.

SECONDLY: All islands and lands within the boundaries above described, not already disposed of by the Crown, together with the appurtenances thereto.

Schedule B

to an Agreement dated the 2nd day of January, 1943,
between His Majesty the King in right of the Province of
Ontario, His Majesty the King in right of the Province
of Quebec, The Hydro-Electric Power Commission of
Ontario, and the Quebec Streams Commission.

CROWN DUES (SIMPLE DUES)

Black Walnut and Oak, per cubic foot.....	\$.06
Elm, Ash, Tamarac and Maple, per cubic foot.....	.06
Birch, Basswood, Cedar, Poplar, per cubic foot.....	.05
Red and White Pine, and Jackpine, per cubic foot.....	.07½
All other woods, per cubic foot.....	.03
Poplar sawlogs, per thousand feet, B.M.....	2.00
Red and White Pine sawlogs, per thousand feet, B.M.....	2.50
Basswood, Ash, Birch, Elm, Maple, Beech and Oak sawlogs, per thousand feet, B.M.....	2.50
Hemlock, Tamarac, Jackpine and Cedar, per thousand feet, B.M....	1.50
Spruce and Balsam, per thousand feet, B.M.....	2.00
Cordwood (hard), per cord.....	.50
Cordwood (soft), per cord.....	.25
Tan Bark, per cord.....	.60
Spruce Pulpwood, per cord.....	1.40
Balsam, per cord.....	.70
Other Pulpwood, per cord.....	.40
Railway Ties, per tie.....	.10
Boom Timber (all kinds), per thousand feet, B.M.....	2.50
Cedar Poles, 30 feet and less, each.....	.25
Cedar Poles, 31 to 40 feet, each.....	.50
Cedar Poles, 41 to 50 feet, each.....	.75
Cedar Poles, 51 feet and over, each.....	1.00
Cedar Posts, each.....	.02
Jack Pine, per M. ft. B.M.....	1.50

Schedule C

to an Agreement dated the 2nd day of January, 1943, between His Majesty the King in right of the Province of Ontario, His Majesty the King in right of the Province of Quebec, The Hydro-Electric Power Commission of Ontario, and the Quebec Streams Commission.

The lands shown coloured red on the plan entitled "Plan of Lands at the Carillon Waterpower, in respect of which the Quebec Streams Commission is to pay Ontario the sum of \$2,462,933 pursuant to clause 3 of the agreement dated the 2nd day of January, 1943, between His Majesty the King in right of the Province of Ontario, His Majesty the King in right of the Province of Quebec, The Hydro-Electric Power Commission of Ontario and The Quebec Streams Commission" which said plan is identified by the signatures of the Minister of Lands and Forests for the Province of Ontario, the Minister of Lands and Forests of the Province of Quebec and by the corporate seals of the Ontario Commission and the Quebec Commission, and is to be deposited in the Registry Office for the Registry Division of the County of Prescott pursuant to legislation in that behalf.

(2) Subject to easements, reservations, right of access or of enjoyment not inconsistent with the use thereof for flooding purposes by the Quebec Commission, the lands shown coloured green on the said plan.

(3) The highways shown coloured purple on the said plan.

(4) The right to affect, by raising the head water level of the Carillon water power to a level of 135 feet, the waterworks and sewage systems for the Town of Hawkesbury subject to the obligation of permitting the said town to enter upon any of the lands described in paragraphs 1 and 2 of this schedule, and situated in the said town, for the purpose of laying, repairing and replacing all necessary pipes, and for the maintenance and improvement, if necessary, of the water intake, pumping station, sewage discharge outlet and pumping station and to do any of the said things.

Schedule D

to an Agreement dated the 2nd day of January, 1943, between His Majesty the King in right of the Province of Ontario, His Majesty the King in right of the Province of Quebec, The Hydro-Electric Power Commission of Ontario, and the Quebec Streams Commission.

Paragraph 1

All those certain parcels or tracts of land and land under the waters of the Ottawa River, situate in the Townships of Grand Calumet, and Litchfield, in the County of Pontiac, in the Province of Quebec, containing by admeasurement an area of 1,775 acres, more or less, which parcels or tracts of land and land under the waters of the Ottawa River may be more particularly described as follows:

All those portions of land and land covered by the waters of the Ottawa River lying below the ordinary high water mark, more particularly described as follows:

FIRSTLY: Commencing at the intersection of the said ordinary high water mark with the dividing line between the Townships of Litchfield and Clarendon, in the County of Pontiac, in the Province of Quebec; thence following in an upstream direction the said ordinary high water mark of the Ottawa River to the lower confluence of the two channels of the said river, namely:—the Grand Calumet Channel and the Rocher Fendu Channel; thence following the said ordinary high water mark on the left bank of the said Grand Calumet Channel to the intersection of the said ordinary high water mark with the division line between lots numbers 18 and 19, Range I, Township of Litchfield, County of Pontiac, in the Province of Quebec; thence westerly following the production of the dividing line between lots numbers 18 and 19, Range I, Township of Litchfield, to its intersection with the ordinary high water mark on the right bank of the said Grand Calumet Channel; thence in a downstream direction following the said ordinary high water mark on the right bank of Grand Calumet Channel to the above mentioned confluence of the said two Channels; thence following in an upstream direction the ordinary high water mark on the left bank of the Rocher Fendu Channel to its intersection with the dividing line between lots numbers 5 and 6, Range IX, Township of Grand Calumet, County of Pontiac, in the Province of Quebec; thence following the production of said dividing line into the Rocher Fendu Channel to the boundary between the Province of Ontario and the Province of Quebec; thence following in a downstream direction the said interprovincial boundary to its intersection with the production into the Ottawa River of the dividing line between the Township of Litchfield and the Township of Clarendon, in the County of Pontiac, in the Province of Quebec; thence following north-easterly the said production to its intersection with the ordinary high water mark of the Ottawa River, this intersection being the point of commencement.

SECONDLY: All islands and lands within the boundaries above described, not already disposed of by the Province, together with the appurtenances thereto.

Paragraph 2

All those certain parcels or tracts of land and land under the waters of the Ottawa River, situate in the Townships of Aberdeen, in the County of Pontiac, Aberford, Eddy, Edwards, Boisclerc in the County of Temiscamingue, in the Province of Quebec, containing by admeasurement an area of 4,800 acres, more or less, which parcels or tracts of land and land under the waters of the Ottawa River may be more particularly described as follows:

All those portions of land and land covered by the waters of the Ottawa River lying below the ordinary high water mark, more particularly described as follows:

FIRSTLY: Commencing at the intersection of the said ordinary high water mark with the dividing line of lots numbers 45 and 46, Range IV, Township of Aberdeen, in the County of Pontiac, in the Province of Quebec; thence following the production of said dividing line into the Ottawa River to the boundary between the Province of Ontario and the Province of Quebec; thence in a general direction west, then north-west along the said interprovincial boundary to its intersection with the production southerly of the line of division between lots 31 and 32, Range V, Township of Boisclerc, County of Temiscamingue; thence following northerly the said production to its intersection with the ordinary high water mark of the Ottawa River; thence in a general direction south-east, then east following the said ordinary high water mark to the point of commencement.

SECONDLY: All islands and lands within the boundaries above described, not already disposed of by the Province, together with the appurtenances thereto.

Paragraph 3

All those certain parcels or tracts of land and land under the waters of the Ottawa River, situate in the Townships of Boisclerc, Campeau and Gendreau, in the County of Temiscamingue, in the Province of Quebec, containing by admeasurement an area of 2,700 acres, more or less, which parcels or tracts of land and land under the waters of the Ottawa River may be more particularly described as follows:

All those portions of land and land covered by the waters of the Ottawa River lying below the ordinary high water mark, more particularly described as follows:

FIRSTLY: Commencing at the intersection of the said ordinary high water mark with the division line of lots numbers 31 and 32, Range V, Township of Boisclerc, County of Temiscamingue, in the Province of Quebec; thence following the production of said dividing line into the Ottawa River to the boundary between the Province of Ontario and the Province of Quebec; thence in a general direction northwest along the said interprovincial boundary to its intersection with the production southwesterly of the line of division between lots 1 and 2, Range I, Township of Gendreau, County of Temiscamingue; thence following said production in a north-east direction to its intersection with the ordinary high water mark of the Ottawa River; thence along this ordinary high water mark, in a general direction southeast, to the point of commencement.

SECONDLY: All islands and lands within the boundaries above described, not already disposed of by the Province, together with the appurtenances thereto.

Schedule E

to an Agreement dated the 2nd day of January, 1943, between His Majesty the King in right of the Province of Ontario, His Majesty the King in right of the Province of Quebec, The Hydro-Electric Power Commission of Ontario, and the Quebec Streams Commission.

CROWN DUES (SIMPLE DUES)

Black Walnut and Oak, per cubic foot.....	\$.06
Elm, Ash, Tamarac and Maple, per cubic foot.....	.06
Birch, Basswood, Cedar, Poplar, per cubic foot.....	.05
Red and White Pine, and Jackpine, per cubic foot.....	.07½
All other woods, per cubic foot.....	.03
Poplar sawlogs, per thousand feet, B.M.....	2.00
Red and White Pine sawlogs, per thousand feet, B.M.....	2.50
Basswood, Ash, Birch, Elm, Maple, Beech and Oak sawlogs, per thousand feet, B.M.....	2.50
Hemlock, Tamarac, Jackpine and Cedar, per thousand feet B.M..	1.50
Spruce and Balsam, per thousand feet, B.M.....	2.00
Cordwood (hard), per cord.....	.50
Cordwood (soft), per cord.....	.25
Tan Bark, per cord.....	.60
Spruce Pulpwood, per cord.....	1.40
Balsam, per cord.....	.70
Other Pulpwood, per cord.....	.40
Railway Ties, per tie.....	.10
Boom Timber (all kinds), per thousand feet, B.M.....	2.50
Cedar Poles, 30 feet and less, each.....	.25
Cedar Poles, 31 to 40 feet, each.....	.50
Cedar Poles, 41 to 50 feet, each.....	.75
Cedar Poles, 51 feet and over, each.....	1.00
Cedar Posts, each.....	.02
Jack Pine, per M. ft. B.M.....	1.50

CANADA
 PROVINCE OF ONTARIO
 COUNTY OF YORK
 TO WIT

I, Cecil Carrick, of the City of Toronto, in the County of York,

MAKE OATH AND SAY:

1. That I was personally present and did see the within instrument in quadruplicate duly signed, sealed and executed by Norman O. Hipel, Minister of Lands and Forests on behalf of His Majesty the King in right of the Province of Ontario, one of the parties thereto.

2. That the said instrument in quadruplicate was executed by the said Norman O. Hipel at the City of Toronto in the County of York.

3. That I know the said Norman O. Hipel.

4. That I am a subscribing witness to the said Instrument in quadruplicate.

SWORN before me at the City of
 Toronto in the County of York
 this 13th day of January, A.D.
 1943.

CECIL CARRICK.

CLIFFORD R. MAGONE,
 A Commissioner for taking affidavits, etc.

CANADA
 PROVINCE OF QUEBEC
 DISTRICT OF QUEBEC
 TO WIT

I, Raymond Latreille, of the parish of Sillery, in the County of Quebec,
 Civil Engineer,

MAKE OATH AND SAY:

1. That I was personally present and did see the within instrument in quadruplicate duly signed, sealed and executed by Wilfrid Hamel, Minister of Lands and Forests on behalf of His Majesty the King in right of the Province of Quebec, one of the parties thereto.

2. That the said instrument in quadruplicate was executed by the said Wilfrid Hamel at the City of Quebec in the Province of Quebec.

3. That I know the said Wilfrid Hamel.

4. That I am a subscribing witness to the said Instrument in quadruplicate.

SWORN before me at the City of
 Quebec in the Province of Quebec
 this 22nd day of January, A.D.
 1943.

R. LATREILLE.

J. H. BOISVERT, N.P.
 A Notary Public in and for the Province of Quebec.

[SEAL]

CANADA

PROVINCE OF QUEBEC }

DISTRICT OF QUEBEC }

I, Cecil Carrick, domiciled in the Province of Ontario and there residing at the City of Toronto, 415 Willard Ave., Solicitor, being duly sworn depose and say:

1. That I was personally present and did see the annexed Agreement between His Majesty the King in right of the Province of Ontario, His Majesty the King in right of the Province of Quebec, The Hydro-Electric Power Commission of Ontario and the Quebec Streams Commission duly signed by Norman O. Hipel, Minister of Lands and Forests on behalf of His Majesty the King in right of the Province of Ontario.

2. That the said Agreement was so signed in my presence and in the presence of Gordon Daniel Conant, the other subscribing witness.

3. That I personally know the said Norman O. Hipel and Gordon Daniel Conant.

4. That the signatures N. O. Hipel and G. D. Conant and Cecil Carrick subscribed to the said Agreement are in the true and proper handwriting of the said Norman O. Hipel, Gordon Daniel Conant and the deponent respectively.

AND I HAVE SIGNED.

SWORN to before me at the City
of Quebec in the Province of
Quebec this 16th day of January,
1943.

CECIL CARRICK.

LOUIS PHILIPPE PIGEON,
A Commissioner of the Superior Court for the District of Quebec.

CANADA

PROVINCE OF QUEBEC

DISTRICT OF QUEBEC

I, Raymond Latreille, Civil Engineer, domiciled in the Province of Quebec and there residing in the parish of Sillery, County of Quebec, being duly sworn depose and say:

1. That I was personally present and did see the annexed Agreement between His Majesty the King in right of the Province of Ontario, His Majesty the King in right of the Province of Quebec, The Hydro-Electric Power Commission of Ontario and the Quebec Streams Commission duly signed by Wilfrid Hamel, Minister of Lands and Forests on behalf of His Majesty the King in right of the Province of Quebec.

2. That the said Agreement was so signed in my presence and in the presence of Adélard Godbout, the other subscribing witness.

3. That I personally know the said Wilfrid Hamel and Adélard Godbout.

4. That the signatures W. Hamel and Adélard Godbout and R. Latreille subscribed to the said Agreement are in the true and proper handwriting of the said Wilfrid Hamel, Adélard Godbout and the deponent respectively.

AND I HAVE SIGNED.

SWORN to before me at the City

of Quebec in the Province of

Quebec this 22nd day of January,

1943.

R. LATREILLE.

LOUIS PHILIPPE PIGEON,

A Commissioner of the Superior Court for the District of Quebec.

CANADA

PROVINCE OF QUEBEC

DISTRICT OF QUEBEC

I, Cecil Carrick, domiciled in the Province of Ontario, and there residing at the City of Toronto, 415 Willard Ave., Toronto, Solicitor, being duly sworn depose and say:

1. That I was personally present and did see the annexed Agreement between His Majesty the King in right of the Province of Ontario, His Majesty the King in right of the Province of Quebec, The Hydro-Electric Power Commission of Ontario and the Quebec Streams Commission duly signed by Thomas H. Hogg, Chairman, and Osborne Mitchell, Secretary of The Hydro-Electric Power Commission of Ontario.

2. That the said Agreement was so signed in my presence and in the presence of Gordon Daniel Conant the other subscribing witness to the signatures of the said Thomas H. Hogg and Osborne Mitchell.

3. That I personally know the said Thomas H. Hogg, Osborne Mitchell and Gordon Daniel Conant and know that the said Thomas H. Hogg and Osborne Mitchell are respectively the Chairman and the Secretary of the said The Hydro-Electric Power Commission of Ontario and that they had authority to sign the annexed Agreement on behalf of the said The Hydro-Electric Power Commission of Ontario.

4. That the signatures of T. H. Hogg, Osborne Mitchell, G. D. Conant and Cecil Carrick subscribed to the said Agreement are in the true and proper handwriting of the said Thomas H. Hogg, Osborne Mitchell, Gordon Daniel Conant and the deponent respectively.

AND I HAVE SIGNED.

SWORN to before me at the City
of Quebec in the Province of
Quebec this 16th day of January,
1943.

CECIL CARRICK.

LOUIS PHILIPPE PIGEON,
A Commissioner of the Superior Court for the District of Quebec.

CANADA

PROVINCE OF QUEBEC

DISTRICT OF QUEBEC

I, Raymond Latreille, Civil Engineer, domiciled in the Province of Quebec, and there residing in the parish of Sillery, County of Quebec, being duly sworn depose and say:

1.. That I was personally present and did see the annexed Agreement between His Majesty the King in right of the Province of Ontario, His Majesty the King in right of the Province of Quebec, The Hydro-Electric Power Commission of Ontario and the Quebec Streams Commission duly signed by Olivier Lefebvre, the Vice-President of the Quebec Streams Commission.

2. That the said Agreement was so signed in my presence and in the presence of Adélar Godbout the other subscribing witness to the signature of the said Olivier Lefebvre.

3. That I personally know the said Olivier Lefebvre and Adélar Godbout and know that the said Olivier Lefebvre is the Vice-President of the Quebec Streams Commission and that he had authority to sign the annexed Agreement on behalf of said Quebec Streams Commission.

4. That the signatures O. Lefebvre, Adélar Godbout and R. Latreille subscribed to the said Agreement are in the true and proper handwriting of the said Olivier Lefebvre and the deponent respectively.

AND I HAVE SIGNED.

SWORN to before me at the City
of Quebec in the Province of
Quebec this 22nd day of January,
1943.

R. LATREILLE.

LOUIS PHILIPPE PIGEON,
A Commissioner of the Superior Court for the District of Quebec.

APPENDIX B

to An Act respecting the Water Powers of the River Ottawa.

P. C. 651

AT THE GOVERNMENT HOUSE AT OTTAWA

Tuesday, the 26th day of January, 1943.

PRESENT:

HIS EXCELLENCY
THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS the governments of the provinces of Ontario and Quebec and the Hydro-Electric Power Commission of Ontario and the Quebec Streams Commission have negotiated an agreement for the purpose of developing water power at sites on the Ottawa River known as Cave & Fourneaux, Des Joachims, Chenaux, Rocher Fendu and Carillon, copy of which agreement is annexed hereto;

AND WHEREAS the Minister of Munitions and Supply reports that the respective parties to the agreement aforesaid have made application to him for co-operation by the Government of Canada to facilitate the development of the water powers aforesaid.

AND WHEREAS the Minister is of opinion that the development of additional power on the Ottawa River with the least possible delay is necessary for the operation of war industries;

THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, concurred in by the Minister of Public Works, the Minister of Transport and the Minister of Mines and Resources, and pursuant to the powers vested in the Governor in Council by the War Measures Act, Chapter 206, R.S.C. 1927, is pleased thereby, to order that, notwithstanding anything contained in any other statute or law, and subject to the reservations hereinafter stated, lands belonging to His Majesty in right of Canada adjacent, contiguous or comprising any part of the bed of the Ottawa River required for the purposes of the agreement aforesaid, to the extent necessary to carry out the said agreement, be and they are hereby transferred as follows, namely:

Lands aforesaid in the Province of Ontario to His Majesty in right of the Province of Ontario, and lands aforesaid in the Province of Quebec to His Majesty in right of the Province of Quebec; the transfer aforesaid to have effect in the case of lands required for the purposes of each of the developments contemplated in the said agreement at the date of the approval of the site and plans of the works for such development pursuant to the Navigable Waters Protection Act, R.S.C. 1927, Chapter 140.

His Excellency in Council, on the same recommendation, with the concurrence aforesaid, and under the above cited authority is further pleased to order and doth hereby order,—

That there shall be excepted from the operation of the transfers effected hereby all lands required for navigation purposes, which said lands shall be described in the Order-in-Council granting approval aforesaid under the Navigable Waters Protection Act; Provided, nevertheless, that with respect to the lands so excepted the transferee shall enjoy such rights as are not inconsistent with the requirements of navigation as determined in the said Order and are required for the purposes of the said agreement;

That from time to time hereafter there shall, upon every reasonable request made on behalf of His Majesty in right of the Province of Ontario

or His Majesty in right of the Province of Quebec, be executed or done all such further lawful acts or things as may be necessary to give effect to the foregoing;

The the Minister of Public Works or the Minister of Transport or the Minister of Mines and Resources, each in respect of matters under his departmental authority, be and he is hereby authorized and directed, on request of any party to the aforesaid agreement, to cancel and terminate, and if in his opinion it is necessary, expropriate any lease or privilege granted by His Majesty in right of Canada in respect of the Ottawa River and its tributaries or the use of the water thereof, save in respect of Chaudiere Falls, if the Minister concerned is satisfied that the continuation of the enjoyment of such lease or privilege would in any way interfere with the development of a water power as provided for in the said agreement: Provided that payment of any compensation required by law to be paid upon the cancellation, termination or expropriation of any such lease or privilege heretofore granted shall be assumed by the party making the request to such extent and upon such terms as may be arranged between the party aforesaid and the Minister concerned;

And further that nothing herein contained shall be deemed to authorize the construction of any work in, upon, over, under, through or across the Ottawa River otherwise than in accordance with the provisions of the Navigable Waters Protection Act aforesaid.

Certified to be a true copy.

(Seal)

A. D. P. HEENEY,
Clerk of the Privy Council.

CHAPTER 22.

An Act to amend The Power Commission Act.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 1 of section 13 of *The Power Commission Act*, as amended by section 27 of *The Statute Law Amendment Act, 1942*, is further amended by inserting after the word "securities" in the third line the words "of the Dominion of Canada or", so that the said subsection shall now read as follows:

Rev. Stat.,
c. 62, s. 13,
subs. 1,
amended.

- (1) The Commission may, in its discretion, invest any funds, not required in carrying out the objects of the Commission, in the debentures or other securities of the Dominion of Canada or of the Province of Ontario, or in securities guaranteed by the Province of Ontario.

Investment
of funds.

2.—(1) Clause *f* of subsection 2 of section 21 of *The Power Commission Act* is repealed and the following substituted therefor:

Rev. Stat.,
c. 62, s. 21,
subs. 2,
cl. *f*, re-
enacted.

- (*f*) construct, maintain and operate, and acquire by purchase, lease or otherwise, or without the consent of the owner thereof or of any person interested therein, enter upon, take possession of, expropriate and use all erections, machinery, plant and other works and appliances for the transmission, transformation, supply and distribution of electrical power or energy; and conduct, store, transmit, transform and supply electrical power or energy and steam for the purposes of this Act, and with lines of wires, poles, conduits, pipes, motors, transformers or other conductors, equipment or devices, receive, conduct, convey, transmit, transform, distribute, supply or furnish such electrical power or energy and steam to or from or for any person at any place,

Acquisition
of plant for
transmitting
and trans-
forming
power.

through, over, under, along, upon or across any land, public highway or public place, stream, water, water-course, bridge, viaduct or railway, and through, over, upon or under the land of any person.

Rev. Stat.,
c. 62, s. 21,
subs. 2,
cl. n, re-
pealed.

(2) Clause *n* of subsection 2 of the said section 21 is repealed.

Rev. Stat.,
c. 62, s. 26,
re-enacted.

3. Section 26 of *The Power Commission Act* is repealed and the following substituted therefor:

Powers of
Commission
as to lines
on highways.

26. In the exercise of the powers conferred and in carrying out any work authorized by this Act or any other general or special Act, the Commission has and always has had authority to put down, carry, construct, erect and maintain such conduits, wires, poles, towers and other equipment and works used in the transmission and distribution of electrical power and energy as it deems necessary or desirable, under, along, across or upon any public street or highway and to remove or replace them without taking any of the proceedings prescribed by this Act for the taking of land without the consent of the owner thereof, and the provisions of this Act with regard to compensation for lands so taken shall not apply, but the location of any such conduits, wires, poles, towers, equipment or works to be hereafter put down, carried, constructed or erected under, along, across or upon a public street or highway shall be agreed upon by the Commission and the municipal corporation or other authority having control of the public street or highway, and in case of disagreement shall be determined by the Ontario Municipal Board.

Rev. Stat.,
c. 62, s. 39,
subs. 1,
amended.

4. Subsection 1 of section 39 of *The Power Commission Act* is amended by adding at the end thereof the words "and the Commission shall have power and shall be deemed always to have had power to make such securities bear such rate or rates of interest and make such securities payable as to principal and interest at such time or times and in such manner and at such place or places in Canada or elsewhere and in the currency or currencies of such country or countries as the Commission with the approval of the Lieutenant-Governor in Council may determine", so that the said subsection shall now read as follows:

General
borrowing
powers.

(1) Subject to the approval of the Lieutenant-Governor in Council, the Commission may borrow money and issue notes, bonds, debentures and other securities or do any of these things for any of the purposes of the Commission, and the Commission shall have

power and shall be deemed always to have had power to make such securities bear such rate or rates of interest and make such securities payable as to principal and interest at such time or times and in such manner and at such place or places in Canada or elsewhere and in the currency or currencies of such country or countries as the Commission with the approval of the Lieutenant-Governor in Council may determine.

5.—(1) Subsection 5 of section 47 of *The Power Commission Act* is amended by inserting after the word "works" in the third line the words "or procured pursuant to subsection 8 or 9", so that the said subsection shall now read as follows: Rev. Stat.,
c. 62, s. 47,
subs. 5,
amended.

(5) The Commission may contract with any municipal corporation or person for the supply of electrical power or energy from such works or procured pursuant to subsection 8 or 9 at such rates and upon such terms and conditions as the Commission may deem proper. Municipal
contracts.

(2) Subsection 7 of the said section 47 is amended by inserting after the figure "2" in the third line the words "or procured pursuant to subsection 8 or 9", so that the said subsection shall now read as follows: Rev. Stat.,
c. 62, s. 47,
subs. 7,
amended.

(7) Subsection 6 shall apply to municipal corporations supplied with power from works covered by an agreement authorized under subsection 2 or procured pursuant to subsection 8 or 9, and shall be deemed so to have applied since the 18th day of April, 1933. Subs. 6
retroactive.

(3) The said section 47 is further amended by adding thereto the following subsections: Rev. Stat.,
c. 62, s. 47,
amended.

(8) The Commission may divert electrical power or energy from any system as defined in section 65 for use in any of the territorial districts of the Province paying to the system supplying such power such price as shall be determined by the Commission and including such price in the annual costs and charges referred to in subsection 2 in such manner as the Commission may determine. Diversion
of power.

(9) The Commission may purchase electrical power or energy for use in any of the territorial districts of the Province at such price and upon such terms as it may see fit including such price in the annual costs and charges referred to in subsection 2 in such manner as the Commission may determine. Purchase
of power.

Effect
of section.

(4) This section shall be deemed to have effect from the 18th day of April, 1933, and every diversion or purchase of power by the Commission in the manner provided by subsections 8 and 9 of section 47 of *The Power Commission Act* as enacted by this section is confirmed and any agreement between His Majesty and the Commission made pursuant to subsection 2 of section 47 of *The Power Commission Act* since the 18th day of April, 1933, shall be deemed to have contained a provision permitting and authorizing the Commission at such time or times as it may see fit during the term of the agreement to procure power from any of the said systems or purchase it elsewhere for distribution in any of the said territorial districts, and to charge therefor as authorized by subsection 8.

Rev. Stat.,
c. 62, s. 53,
subs. 3,
amended.

6. Subsection 3 of section 53 of *The Power Commission Act* is amended by inserting after the word "interest" in the fifth line the words "and principal", so that the said subsection shall now read as follows:

Security.

(3) The secretary-treasurer shall give security for the due accounting of all sums of money coming to his hands and for the payment over to the township treasurer of the sums required from time to time to meet payments coming due for interest and principal and to provide a sinking fund for the payment of any debentures issued for the works undertaken by the trustees under any contract with the Commission.

Rev. Stat.,
c. 62, s. 58,
amended.

7. Section 58 of *The Power Commission Act* is amended by inserting after the word "energy" in the third line the words "by or to the Commission", so that the said section shall now read as follows:

Effect of
approval
of agree-
ments by
Lieutenant-
Governor in
Council.

58. Where the Commission has heretofore entered or shall hereafter enter into an agreement for the supplying of electrical power or energy by or to the Commission or for any other work or service to be done or supplied by or to the Commission, and such agreement has been or shall hereafter be submitted to and approved by the Lieutenant-Governor in Council, such agreement shall thereupon be valid and binding upon the parties thereto and shall not be open to question upon any grounds whatsoever, anything in this Act or in any other Act to the contrary notwithstanding.

Rev. Stat.,
c. 62, s. 71,
subs. 4,
(1939, c. 35,
s. 3),
amended.

8. Subsection 4 of section 71 of *The Power Commission Act*, as enacted by section 3 of *The Power Commission Amendment Act, 1939*, is amended by adding thereto the words

"and may thereupon utilize for the supply and distribution of electrical power or energy in any rural power district so formed or reconstituted or altered or which may have been so formed, or reconstituted or altered all or any portion of the revenue which may be derived or may have been derived from any contract for the distribution of electrical power or energy made between the Commission and the corporation of any township forming such rural power district or any part thereof", so that the said subsection shall now read as follows:

- (4) The Commission may unite any two or more rural power districts in one rural power district and may join into a rural power district or may include in a rural power district one or more townships or any part or parts thereof whether already part of any rural power district or not and may alter the boundaries of any rural power district, and may thereupon utilize for the supply and distribution of electrical power or energy in any rural power district so formed or reconstituted or altered or which may have been so formed, or reconstituted or altered all or any portion of the revenue which may be derived or may have been derived from any contract for the distribution of electrical power or energy made between the Commission and the corporation of any township forming such rural power district or any part thereof. ^{Alterations of boundaries.}

9. Section 78 of *The Power Commission Act* as amended by ^{Rev. Stat., c. 62, s. 78, amended.} section 6 of *The Power Commission Amendment Act, 1939*, is further amended by inserting after the word "district" in the third line the words "or any section thereof", so that the said section shall now read as follows:

78. The rates to be charged to customers receiving electrical power or energy from the Commission in a rural power district or any section thereof shall be fixed by the Commission under this Act. ^{Rates to be fixed by Commission.}

10. This Act may be cited as *The Power Commission Amendment Act, 1943*. ^{Short title.}

CHAPTER 23.

An Act to amend The Power Commission Insurance Act.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Subsection 1 of section 2 of *The Power Commission Insurance Act* is amended by inserting after the word “corporation” in the fourth line the words “or with His Majesty pursuant to the *Government Annuities Act* (Canada)”, so that the said subsection shall now read as follows:

Rev. Stat.,
c. 67, s. 2,
subs. 1,
amended.

- (1) The Commission may enter into an agreement with any municipal authority or group of municipal authorities authorizing the Commission to contract with an insurance corporation or with His Majesty pursuant to the *Government Annuities Act* (Canada) for insurance for the employees of such municipal authority or municipal authorities by way of service annuities, income annuities or death or disability benefits or such other benefits as may by the Commission be deemed expedient and for payment by the municipal authority or authorities of the cost of such insurance and the cost of or incidental to the administration and operation of the contract, and any other expenses incurred or for which the Commission may be liable in connection therewith.

Agreement
between
Commission
and municipal
author-
ity.

(2) Subsection 2 of the said section 2 is amended by inserting after the word “corporation” in the fourth line the words “or with His Majesty pursuant to the *Government Annuities Act* (Canada)”, so that the said subsection shall now read as follows:

Rev. Stat.,
c. 67, s. 2,
subs. 2,
amended.

- (2) The Commission on behalf of any such municipal authority or group may, with the approval of the Lieutenant-Governor in Council, enter into an agreement with an insurance corporation or with His Majesty pursuant to the *Government Annuities Act*

Agreement
with insur-
ance cor-
poration or
His Majesty.

(Canada) for providing insurance for the employees of such municipal authority or group by way of service annuities, income annuities or death or disability benefits, or such other benefits as may by the Commission be deemed expedient, and for the enforcement of any such contract and for the administration of its operation by the Commission or by any other person or corporation on behalf of such municipal authority or group.

Rev. Stat.,
c. 67, s. 2,
subs. 3,
(1941, c. 43,
s. 1)
amended.

(3) Subsection 3 of the said section 2, as enacted by section 1 of *The Power Commission Insurance Amendment Act, 1941*, is amended by inserting after the word "corporation" in the fifth line the words "or with His Majesty pursuant to the *Government Annuities Act (Canada)*", so that the said subsection shall now read as follows:

Power to
amend.

(3) Notwithstanding anything contained in subsection 1 or in any agreement made thereunder, the Commission, with the approval of the Lieutenant-Governor in Council, may enter into further agreements with any such insurance corporation or with His Majesty pursuant to the *Government Annuities Act (Canada)*, varying, adding to or modifying as the Commission may deem necessary or advisable any agreement entered into under subsection 2 or this subsection and each such further agreement shall be legal, valid and binding upon each municipal authority on behalf of which it is entered into and upon the successors and assigns of such municipal authority.

Rev. Stat.,
c. 67,
amended.

2. *The Power Commission Insurance Act* is amended by adding thereto the following section:

Agreement
between
municipal
authority
and His
Majesty.

4. Upon the recommendation of the Commission and with the approval of the Lieutenant-Governor in Council, a municipal authority may enter into an agreement with His Majesty pursuant to the *Government Annuities Act (Canada)* for providing insurance for the employees of such municipal authority by way of service annuities, income annuities or death or disability benefits, or such other benefits as may by the Commission be deemed expedient.

Commence-
ment of Act.

3. This Act shall come into force on the day upon which it receives the Royal Assent.

Short title.

4. This Act may be cited as *The Power Commission Insurance Amendment Act, 1943*.

CHAPTER 24.

An Act to amend The Public Health Act.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Clause *v* of section 5 of *The Public Health Act* is amended by inserting after the word "inspection" in the first line the words "and dental treatment", and by inserting after the word "inspection" in the third line the words "and treatment", so that the said clause shall now read as follows:

Rev. Stat.,
c. 299, s. 5,
cl. *v*,
amended.

(*v*) the medical and dental inspection and dental treatment of pupils in public, separate, continuation, high and vocational schools, where such inspection and treatment is undertaken by local boards under this Act, and for the apportionment and payment of all moneys appropriated or voted by this Legislature for that purpose.

Medical
and dental
inspection
and treat-
ment in
schools.

2. Section 13 of *The Public Health Act* is amended by adding thereto the following subsection:

Rev. Stat.,
c. 299, s. 13,
amended.

(2*a*) In a city having a population of 100,000 or over, according to the enumeration of the assessors for the last preceding year, the council may by by-law provide that the local board shall consist of the mayor, the medical officer of health and five resident ratepayers, at least two of whom shall not be members of the council, who shall be appointed annually by the council at its first meeting in every year.

Local board,
in cities
over
100,000.

3. Subsection 2 of section 90 of *The Public Health Act* is repealed.

Rev. Stat.,
c. 299, s. 90,
subs. 2,
repealed.

4. Subsection 2 of section 91 of *The Public Health Act* is amended by inserting after the word "inspection" in the third line the words "and dental treatment", so that the said subsection shall now read as follows:

Rev. Stat.,
c. 299, s. 91,
subs. 2,
amended.

Agreement
for medical
and dental
inspection
and treat-
ment of
school
pupils.

- (2) Any school board may enter into an agreement with the local board of any municipality to provide for the medical and dental inspection and dental treatment by the local board of the pupils of the school or schools under the charge of such school board situate in the municipality for which such local board is established.

Rev. Stat.,
c. 299, s. 101,
re-enacted.

5. Section 101 of *The Public Health Act* is repealed and the following substituted therefor:

Approval
of Depart-
ment as to
sewerage
project.

- 101.—(1) The construction of a sewerage project by the council of a municipality or by any board or commission created or established by a municipal corporation pursuant to statutory authority, or by any company or person, shall not be commenced until the approval of the Department has been obtained.

Plans and
specifica-
tions.

- (2) Every application to the Department for approval under subsection 1 shall be accompanied by plans of and specifications for the sewerage project and such other material and information as the Department may require.

Inquiry by
Department.

- (3) The Department shall cause inquiry to be made as to the extent of the sanitary requirements which the construction of the sewerage project is intended to meet and whether such sewerage project is likely to prove prejudicial to the health of the inhabitants of the municipality in which it is to be constructed or of any other municipality.

Amendment
of plans
at instance
of Depart-
ment.

- (4) The Department may make any suggestion or amendment of the plans and specifications or may impose any condition with regard to the construction of such sewerage project or the disposal of sewage therefrom as may be deemed necessary or advisable in the public interest.

Modifica-
tion, etc.,
of order.

- (5) The Department may from time to time modify or alter the terms and conditions as to the disposal of sewage imposed by it, and the report or decision of the Department shall be final, and it shall be the duty of the municipal council, board, commission, company or person responsible for the operation of the sewerage project to give effect thereto.

Returns to
Department.

- (6) Whenever required by the Department, the municipal council, board, commission, company or person responsible for the operation of the sewerage project

shall make returns to the Department upon forms to be furnished by it of such matters as may be required by the Department and called for by such forms, and in case of default for thirty days after receipt of such forms, shall incur a penalty of \$100.

- (7) A sewerage project of an urban municipality may, with the approval of the Department, be continued into, or through, or be situate in an adjoining township municipality, but before approving of any such work, the Department shall give notice to the clerk of the township and shall hear and consider any objections which the council of the township or the residents therein may make to the location of the works. Urban sewerage project.
- (8) When the approval of the Department has been obtained, the corporation of the urban municipality may enter upon, take and use such lands in the township as may be necessary, and for that purpose shall have and may exercise the same powers within the township as it has within its own municipality, and paragraph 53 of section 405 of *The Municipal Act* and clauses *a* and *b* following the said paragraph shall not apply. Powers of urban municipality after approval of Department. Rev. Stat., c. 266.
- (9) The Department may withdraw, amend or vary any approval given by it under subsection 7 or any order or certificate made by it, and may approve of a different or other sewerage project or a different or other location therefor. Varying approval.
- (10) Before acting under the provisions of subsection 9, the Department shall notify the clerk of the township municipality in which the sewerage project is located or into or through which it is continued or in which it is proposed to locate the sewerage project, or into or through which it is proposed to continue it, and the Department shall hear and consider any objections which the council of the township or any resident therein may make to the erection of the said work or any part thereof. Hearing and notice to municipality affected.
- (11) Where the Department has made an order or report under the provisions of subsections 7 to 10, the corporation of the urban municipality before proceeding with the work, shall apply to the Ontario Municipal Board, for an order prescribing the manner in which such work may be carried on, and notice of such application shall be given to the township municipality and to any resident therein Application to Ontario Municipal Board.

whose property is, or may be, affected by the proposed works.

Powers of
Ontario
Municipal
Board.

(12) Upon such application the Ontario Municipal Board may make an order,—

(a) stopping up and closing any highway, road or road allowance, temporarily or permanently for the purpose of allowing the proposed work to be carried on, and vesting it in the urban municipal corporation, and providing for the opening of other roads, highways and road allowances for the use and convenience of the residents of the township municipality in lieu of the roads, highways and road allowances so stopped up and closed, and the provisions of section 88 of *The Registry Act* shall not apply;

Rev. Stat.,
c. 170.

(b) imposing such terms and conditions upon the urban municipality with respect to the construction and operation of the proposed works as the said Board may deem just;

(c) ordering that any buildings, restrictions, covenants running with the land or any limitations placed upon the estate or interest of any person or corporation, in any lands upon or through which it is proposed that a sewerage project may be constructed or continued, shall be terminated and shall be no longer operative or binding upon or against any person or persons, and direct that any such order be registered under the provisions of *The Registry Act*;

(d) fixing the compensation to be paid for lands taken or injured in the construction of such works.

Registration
of order.

(13) The registration of any order under clause c of subsection 12, shall be a bar to any action or proceeding taken by any person or corporation claiming any right or benefits under or by reason of any such restrictions, covenants, interests, estate or title in the lands described in the order.

Jurisdiction
of Board
as to claims
for damages.

(14) The Ontario Municipal Board shall have jurisdiction to inquire into and hear and determine any application by or on behalf of any person or corporation interested complaining that any urban

municipality constructing, maintaining or operating any sewerage project, or having the control thereof,—

- (a) has failed to do any act, matter or thing required to be done by an Act or regulation, order or direction, or by any agreement entered into by the corporation; or
 - (b) has done or is doing any act or is failing to do any act and that such act or failure is causing depreciation, loss, injury or damage to any property of any owner, and the said Board may make any order, award or finding in respect of any claim of damage or injury, as it may deem just.
- (15) The jurisdiction of the Ontario Municipal Board under this section shall be conclusive and all claims for injury or damages or any other matter arising under the provisions of this section relating to the construction by an urban municipality of a sewerage project in a township municipality shall be heard and determined by the Board and *The Ontario Municipal Board Act*, so far as it is practicable, shall apply to every application and order made to or by the Ontario Municipal Board under this section. All claims to be determined by Board. Rev. Stat., c. 60.
- (16) Where a sewerage project is constructed by an urban municipality in a township, the council of the urban municipality and the council of the township may enter into an agreement for the connecting with and use of such sewerage project by the township municipality and residents thereof on such terms as may be mutually agreed upon. Agreement between urban and township municipalities.
- (17) Where the corporations of the urban municipality and the township do not agree, as provided in subsection 16, as to the right of the township and the inhabitants to make use of such sewerage project or as to the terms of such use, the Ontario Municipal Board upon the application of the corporation of the township may make an order conferring the right to make use of such sewerage project upon the township and upon the inhabitants thereof whose properties are adjacent thereto, and the terms and conditions as to such usage. Sewage disposal plant in another municipality.
- (18) The corporation of the township may assess and collect as taxes whatever amount may be agreed upon with the urban municipality for every sewer connection to the sewerage project or any con-

nection therewith under subsection 17 in the same manner and to the same extent as if the same constituted a public utility owned by the township.

Right to connect with plant.

- (19) Where the township does not apply to the Ontario Municipal Board as provided in subsection 17, the owner of any residence or dwelling in the township in proximity to the sewerage project or to any connection therewith, may apply to the said Board for an order declaring that such owner shall have the right to connect his property with such sewerage project or any connection therewith.

"Sewerage project", meaning of.

- (20) In this section "sewerage project" shall mean common sewer, system of sewerage or sewage disposal plant or any alteration or extension thereof.

Short title.

- 6.** This Act may be cited as *The Public Health Amendment Act, 1943.*

CHAPTER 25.

An Act to amend The Public Hospitals Act.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 23 of *The Public Hospitals Act* as amended by Rev. Stat., c. 390, s. 23, amended. subsection 2 of section 20 of *The Statute Law Amendment Act, 1938*, and section 2 of *The Public Hospitals Amendment Act, 1940*, is further amended by adding the word "or" at the end of clauses *d* and *e*, and by adding thereto the following clause:

(f) by reason of having gone to the municipality during the period between the filing of application for admission and admission to a hospital, but in such case the patient shall for the purpose of this Act be deemed to be a resident in that municipality in which he was resident at the time of going to the first-named municipality for the purpose of awaiting admission,

so that the first two lines of the said section and clause *f* shall now read as follows:

23. For the purpose of this Act, no patient shall be deemed to be a resident in a municipality,— Cases where residence not presumed.

.

(f) by reason of having gone to the municipality during the period between the filing of application for admission and admission to a hospital, but in such case the patient shall for the purpose of this Act be deemed to be a resident in that municipality in which he was resident at the time of going to the first-named municipality for the purpose of awaiting admission.

2. This Act may be cited as *The Public Hospitals Amendment Act, 1943*. Short title.

CHAPTER 26.

The School Law Amendment Act, 1943.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:—

1. Subsection 2 of section 2 of *The Boards of Education Act* is amended by striking out the word "and", where it occurs the second time in the seventh line and inserting in lieu thereof the word "or", so that the said subsection shall now read as follows:—

- (2) The council of a town, village or township which has been established as a high school district in accordance with section 6 of *The High Schools Act*, may on or before the 1st day of October in any year, at a meeting specially called for that purpose, declare by resolution that it is expedient to form a board of education under this Act for the purpose of establishing and maintaining one or more public or high schools in the municipality.

2. Clause *c* of subsection 1 of section 3 of *The Boards of Education Act* is amended by striking out the words "or village" in the first and fourth lines respectively and inserting in lieu thereof the words "village or township" so that the said clause shall now read as follows:

- (c) In a town, village or township, of eight members, seven of whom shall be elected as hereinafter provided and one appointed by the separate school board of such town, village or township.

3. Subsection 3 of section 8 of *The Continuation Schools Act* as re-enacted by section 3 of *The School Law Amendment Act, 1941*, is amended by striking out the symbol and figures "\$100" in the seventh line and inserting in lieu thereof the symbol and figures "\$110", so that the said subsection shall now read as follows:

- (3) Notwithstanding the provisions of subsection 1, the council of the county may deduct from the net cost per pupil-day payable by it in respect of county pupils a sum equal to one-half of the amount by which the net cost per pupil-day as determined in the manner prescribed by section 36 of *The High Schools Act* exceeds the amount arrived at when \$110 is divided by the number of days during which the school is open in the calendar year.

Rev. Stat.,
c. 360.

Rev. Stat.,
c. 356, s. 1,
amended.

4. Section 1 of *The Department of Education Act* is amended by adding thereto the following clause:

“board”.

- (aa) “board” shall mean a board of public school trustees, board of separate school trustees, high school board and board of education.

Rev. Stat.,
c. 356, s. 4,
amended.

5. Section 4 of *The Department of Education Act* is amended by adding thereto the following clauses:

Scholar-
ships.

- (o) establishing scholarships and prescribing the rules which shall govern the awarding thereof and the terms and conditions to which such scholarships shall be subject.

Form of
contract.

- (p) prescribing the form of contract which shall be used for every contract entered into between a board and a teacher for the services of the teacher; and

Terms and
conditions
of contract.

- (q) prescribing the terms and conditions which shall be deemed to be part of every contract entered into between a board and a teacher for the services of the teacher whether or not such terms and conditions are actually set out in the contract.

Rev. Stat.,
c. 360, s. 24,
amended.

- 6.—(1) Section 24 of *The High Schools Act* is amended by adding thereto the following clause:

Estimates
for local
improve-
ments.

- (11) in the case of a board which has jurisdiction over a vocational school in which industrial courses are offered, or over a high school or collegiate institute with a vocational department in which such courses are offered, to include in its estimates, with the approval of the municipal council or councils concerned, a sum not exceeding \$2,000 for permanent improvements, notwithstanding the provisions of clause *l* or of any other provision of this Act.

Rev. Stat.,
c. 360, s. 24,
cl. n,
amended.

- (2) Clause *n* of the said section 24 is amended by inserting at the commencement thereof the words “subject to the provisions of subsection 2 of section 3 of *The Teachers’ Boards of Reference Act*”, so that the said clause shall now read as follows:

- (n) subject to the provisions of subsection 2 of section 3 of *The Teachers' Boards of Reference Act*, to appoint and remove such teachers, officers and servants as it may deem expedient, and to fix their salaries and prescribe their duties. Appointment and removal of teachers.

7.—(1) Clause *b* of subsection 1 of section 36 of *The High Schools Act* as amended by subsection 2 of section 19 of *The School Law Amendment Act, 1938*, and section 7 of *The School Law Amendment Act, 1941*, is repealed and the following substituted therefor: Rev. Stat., c. 360, s. 36, subs. 1, cl. b, re-enacted.

- (b) Secondly, the total gross current revenues for the same calendar year from legislative grants, including grants for permanent improvements to vocational schools and vocational school departments but excluding those made for permanent improvements to high schools and continuation schools, fees other than those raised by taxation, rents, donations other than for permanent improvements, and from all other sources except from taxation shall be ascertained.

(2) Subsection 1 shall have effect from the 1st day of January, 1942. Commencement of subs. 1.

8. Section 39 of *The High Schools Act* as re-enacted by section 10 of *The School Law Amendment Act, 1941*, is amended by striking out the symbol and figures "\$125" in the seventh line and inserting in lieu thereof the symbol and figures "\$140", and by striking out the symbol and figures "\$150" in the eighth line and inserting in lieu thereof the symbol and figures "\$175", so that the said section shall now read as follows: Rev. Stat., c. 360, s. 39, (1941, c. 52, s. 10), amended.

39. Notwithstanding the provisions of sections 35, 36 and 38, the council of a county may deduct from the net cost per pupil-day payable by it in respect of county pupils a sum equal to one-half of the amount by which the net cost per pupil-day, as determined in the manner prescribed by section 36, exceeds the amount arrived at when \$140, in the case of a high school, and \$175, in the case of a vocational school or vocational department of a high school, is divided by the number of days during which the school is open in the calendar year. Limitation of county liability in respect of per capita cost.

9. Section 56 of *The High Schools Act* is amended by adding thereto the following subsection: Rev. Stat., c. 360, s. 56, amended.

- (3a) Every teacher shall be entitled to his salary notwithstanding his absence from duty as a witness in Appearing as witness in court.

any court to which he has been summoned in any proceedings to which he is not a party or one of the persons charged.

Rev. Stat.,
c. 357, s. 5,
subs. 2,
amended.

10. Subsection 2 of section 5 of *The Public Schools Act* is amended by striking out the word "four" in the first line and inserting in lieu thereof the word "three", so that the said subsection shall now read as follows:

Right to
attend
kindergarten
schools.

(2) Children between the ages of three and seven years may attend kindergarten schools, subject to the payment of such fees as to the board may seem expedient.

Rev. Stat.,
c. 357, s. 89,
amended.

11. Section 89 of *The Public Schools Act* is amended by adding thereto the following clause:

Appoint-
ment and
removal of
teachers.

(bb) subject to the provisions of subsection 2 of section 3 of *The Teachers' Boards of Reference Act*, to appoint and remove such teachers, officers and servants as it may deem expedient, and to fix their salaries and prescribe their duties.

1938, c. 42.

Rev. Stat.,
c. 357, s. 106,
amended.

12. Section 106 of *The Public Schools Act* is amended by adding thereto the following subsection:

Appearing
as witness
in court.

(4a) Every teacher shall be entitled to his salary notwithstanding his absence from duty as a witness in any court to which he has been summoned in any proceedings to which he is not a party or one of the persons charged.

Rev. Stat.,
c. 357, s. 112,
subs. 3,
amended.

13. Subsection 3 of section 112 of *The Public Schools Act* as amended by section 18 of *The School Law Amendment Act, 1941*, is further amended by striking out the symbol and figures "\$600" in the fourth line and inserting in lieu thereof the symbol and figures "\$800", so that the said subsection shall now read as follows:

Applica-
tion of
township
grant.

(3) The sums so levied and collected shall be applied exclusively to teachers' salaries, and payment of sums to boards under this section shall not be made unless the salary of the teacher for the year, in each case, is at least \$800.

Rev. Stat.,
c. 367, s. 8,
subs. 5a,
(1939,
c. 44, s. 17),
amended.

14. Subsection 5a of section 8 of *The School Attendance Act*, as enacted by section 17 of *The School Law Amendment Act, 1939*, is amended by striking out the words "for any school in which" in the second line and inserting in lieu thereof the word "employing", and by striking out the words "are employed" in the third line, so that the said subsection shall now read as follows:

- (5a) A board of public school trustees or separate school trustees employing not fewer than five teachers may appoint one or more school attendance officers. A board employing five or more teachers.

15. Section 52 of *The Separate Schools Act* is amended by adding thereto the following subsection: Rev. Stat., c. 362, s. 52, amended.

- (2) Every teacher shall be entitled to his salary notwithstanding his absence from duty as a witness in any court to which he has been summoned in any proceedings to which he is not a party or one of the persons charged. Appearing as witness in court.

16. Clause *i* of section 1 of *The Teachers' and Inspectors' Superannuation Act* is amended by inserting after the word "under" in the first line the words "this Act and", so that the said clause shall now read as follows: Rev. Stat., c. 366, s. 1, cl. 1, amended.

- (i) "Regulations" shall mean regulations made under this Act and *The Department of Education Act*. "Regulations."

17. Subsection 8 of section 4 of *The Teachers' and Inspectors' Superannuation Act* is repealed and the following substituted therefor: Rev. Stat., c. 366, s. 4, subs. 8, re-enacted.

- (8) Where the salary of a teacher in a school or institution is paid in part by the board and in part from any other source, for the purposes of this Act,— Teachers paid partly by board and partly from other source.
- (a) the salary of the teacher shall be deemed to be only the amount of the salary which he is paid by the board; and
- (b) the teacher shall be given credit for only that portion of each school year which bears the same proportion to the school year as the portion of his salary paid by the board bears to his total salary for such year.

18.—(1) Clause *b* of subsection 1 of section 16 of *The Teachers' and Inspectors' Superannuation Act*, as re-enacted by section 36 of *The School Law Amendment Act, 1938*, and amended by section 20 of *The School Law Amendment Act, 1941*, is repealed and the following substituted therefor: Rev. Stat., c. 366, s. 16, subs. 1, cl. 6, (1938, c. 35, s. 36), re-enacted.

- (b) Three teachers or inspectors who are contributors to the Fund, each of whom shall hold office for a period of three years, and shall be elected by ballot by the teachers and inspectors who are contributors to the Fund, one of whom shall be elected from and by the public and separate school female teachers and inspectors during the period April and May,

1943, one of whom shall be elected from and by the secondary school teachers and inspectors during the period April and May, 1944, and one from and by the public and separate school male teachers and inspectors during the period April and May, 1945, and in this manner in each succeeding triennium.

Rev. Stat.,
c. 366, s. 16,
subs. 2,
re-enacted.

(2) Subsection 2 of the said section 16 is repealed and the following substituted therefor:

Election of
representa-
tives.

(2) The nomination and election of representatives by the teachers and inspectors shall be conducted in the manner prescribed by the regulations.

Rev. Stat.,
c. 366, s. 16,
subs. 4,
re-enacted.

(3) Subsection 4 of the said section 16 is repealed and the following substituted therefor:

Vacancies.

(4) A vacancy occurring in the Commission among the members elected by the teachers and inspectors shall be filled by the election of a person to fill such vacancy within six months after the vacancy occurs.

Rev. Stat.,
c. 366, s. 17,
cl. j re-
enacted.

19.—(1) Clause *j* of section 17 of *The Teachers' and Inspectors' Superannuation Act* is amended by striking out the words "before becoming entitled to a superannuation allowance" in the second and third lines, so that the said clause shall now read as follows:

(*j*) prescribing the conditions upon which a teacher or inspector retiring from the profession may withdraw his contributions from the fund, and defining his status as regards the fund upon his return to employment in the profession, and defining and limiting the time and manner in which the right to so withdraw contributions may be exercised, and prescribing the time within which, after he returns to the profession, his contributions to the fund may be returned to it.

Rev. Stat.,
c. 366, s. 17,
amended.

(2) The said section 17 is further amended by adding thereto the following clauses:

(*jj*) prescribing special provisions with regard to teachers and inspectors who are members of the naval, military or air forces of His Majesty or any ally thereof, or who are engaged in special services or work relating to the successful prosecution of the war, the credit to be given for service in the naval, military or air forces or in such other special service or work, the amount of the contributions required to be made to the fund by or on behalf of such teachers

or inspectors and the time and manner of making such contributions.

- (kk) prescribing the manner in which the nomination and election of the elected members of the Commission shall be conducted.

20. Clause *c* of section 2 of *The Teachers' Boards of Reference Act, 1938*, is repealed. 1938, c. 42, s. 2, cl. c, repealed.

21.—(1) Section 3 of *The Teachers' Boards of Reference Act, 1938*, is amended by striking out the words "up to and including the tenth day after the engagement terminated", in the fifth and sixth lines and inserting in lieu thereof the words "within twenty days of receiving the notice of such dismissal or termination", so that subsection 1 of the said section 3 shall now read as follows: 1938, c. 42, s. 3, amended.

- (1) Notwithstanding anything contained in any other Act, where any teacher employed by a board is dismissed or the engagement of such teacher is terminated in a manner not mutually agreeable, such teacher or board may at any time within twenty days of receiving the notice of such dismissal or termination apply in writing to the Minister for a board of reference, setting forth in such application the nature of the dispute. Teacher or board may apply for board of reference.

(2) The said section 3 is amended by adding thereto the following subsection: 1938, c. 42, s. 3, amended.

- (2) Every dismissal or termination of employment of a teacher by a board shall be by notice in writing which shall indicate the reasons for such dismissal or termination. Notice.

22. Section 4 of *The Teachers' Boards of Reference Act, 1938*, is repealed and the following substituted therefor: 1938, c. 42, s. 4, re-enacted.

- 4.—(1) Upon receipt of such application the Minister may inquire into the dismissal and termination of employment and Power of Minister on receipt of application.
- (a) direct the continuance in force of the contract of employment between the board and the teacher for a period not exceeding one year; or
- (b) subject to subsection 2 direct a judge of any county or district court to act as a board of reference, in which case sections 5 to 9 shall apply.

Security
for costs.

- (2) Before directing a judge to act as a board of reference, the Minister may require the applicant to furnish security for costs in such amount and form as he may deem advisable.

1938, c. 42,
amended.

23. *The Teachers' Boards of Reference Act, 1938*, is amended by adding thereto the following sections:

Report of
board.

- 7a. Where the report of the board of reference recommends the continuance in force of the contract of employment between the board and teacher, the Minister shall direct the continuance in force of such contract for a period of one year or for such lesser period as the board of reference has recommended or as the Minister deems advisable.

Direction
of Minister
binding.

- 7b. A direction of the Minister made under section 4 or 7a shall be binding upon the board and the teacher to whom it is directed.

Failure
to comply
with direc-
tion of
Minister.

- 7c.—(1) Where a board fails to comply with a direction of the Minister made under section 4 or 7a, any amounts then or thereafter payable to the board under the authority of any Act of this Legislature shall not be paid to the board until it has complied with such direction.

Idem.

- (2) Where a teacher fails to comply with a direction of the Minister made under section 4 or 7a, the Minister may suspend the certificate of qualification of such teacher for such period as he may deem advisable.

1938,
c. 42, s. 10,
ol. a,
amended.

24.—(1) Clause *a* of section 10 of *The Teachers' Boards of Reference Act, 1938*, is amended by striking out the word "members" in the first line and inserting in lieu thereof the word "member", so that the said clause shall now read as follows:

- (a) fixing the remuneration of the member of the board of reference and defining and fixing the amount of such other items of expense as may be included in the cost thereof; and

1938,
c. 42, s. 10,
amended.

(2) The said section 10 is further amended by adding thereto the following clause:

- (aa) regulating the practice and procedure to be followed upon any reference;

Bases of
legislative
grants.

1932, c. 96.
1938, c. 76.

25. Notwithstanding the provisions of section 6 of *The Township of York Act, 1932*, as amended by section 3 of *The Township of York Act, 1938*, the legislative grants for the

support of public and separate schools in the Township of York shall, in the calendar years indicated, be computed and paid on the following bases:

- (a) 1943, in the same manner and on the same assessment as the legislative grant paid in 1942, in this section referred to as the "old basis";
- (b) 1944, on the basis prescribed by the regulations made under *The Department of Education Act*, in this section referred to as the "new basis", plus fifty per centum of the difference between the amount of the grant calculated on the old basis and the amount of the grant calculated on the new basis; and
- (c) 1945 and subsequent years, on the new basis.

26. This Act may be cited as *The School Law Amendment Act, 1943.* Short title.

CHAPTER 27.

An Act to provide for the Establishment of a Committee to consider Social Security and the Rehabilitation of Members of the Forces and Civilians.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) A Committee shall be established to be known as ^{Social Security and Rehabilitation} the Social Security and Rehabilitation Committee and herein referred to as “the Committee”, which shall be composed of ^{Committee,—how} such persons, not exceeding twenty-five in number, as the Lieutenant-Governor in Council may appoint and the persons so appointed shall hold office during pleasure.

(2) The Lieutenant-Governor in Council shall appoint one ^{Chairman.} of the members as chairman of the Committee.

2. The Committee shall,—

^{Powers and duties.}

- (a) examine methods of organizing, conserving and utilizing the resources of Ontario for the successful prosecution of the war, for the rehabilitation of members of the armed forces and other persons who will require employment at the conclusion of the war and generally for the development and improvement of the Province of Ontario for the benefit of its people;
- (b) examine the existing legislation of Ontario and other jurisdictions providing for social security including health insurance, and the operation and administration thereof;
- (c) examine the steps and measures necessary for the extension of existing social services in Ontario and for the establishment of further or additional social services in Ontario including in such examination the constitutional arrangements and financial aspects involved;

- (d) prepare estimates of the number of persons who will be unemployed in Ontario at the conclusion of the war indicating the number who will be employable, the number who will be unemployable and the number who will have been trained for civil employment, classifying them by occupations;
- (e) formulate plans for the training and education of members of the armed forces and other persons who will require civil employment at the conclusion of the war;
- (f) formulate plans for the re-employment of members of the armed forces and other persons who will require civil employment at the conclusion of the war;
- (g) make a study, in collaboration with proprietors of industries, municipal councils, employers and employees to determine the extent to which wartime industries may be converted into peacetime industries;
- (h) examine, in consultation with the Dominion Government, municipal councils, farmers and organizations of employers and employees, projects for post war development and for the timely inauguration thereof;
- (i) formulate plans for the extension of scientific researches in connection with or for the promotion of industry and agriculture in the Province;
- (j) examine the agricultural resources of the Province of Ontario and formulate plans for agricultural development to provide homes and employment on the farms of Ontario for members of the armed forces and other persons at the conclusion of the war;
- (k) confer and collaborate with governments, municipal councils, employers, employees and other institutions and organizations in connection with all matters referred to the Committee by this Act or by the Lieutenant-Governor in Council;
- (l) examine into any matter referred to it by the Lieutenant-Governor in Council and prepare such estimates, data, plans and reports as the Lieutenant-Governor in Council may require.

3. The Committee shall report in writing to the Lieutenant-Governor in Council on the matters set out in section 2 at such times and in such manner as it may deem advisable or as the Lieutenant-Governor in Council may require.

Report to
Lieutenant-
Governor in
Council.

4. The chairman of the Committee shall have all the powers which may be conferred upon a commissioner appointed under *The Public Inquiries Act*.

Chairman—
powers of.

Rev. Stat.,
c. 19.

5. A majority of the members of the Committee may exercise the powers, perform the duties and discharge the functions of the Committee.

Powers of
majority.

6.—(1) The remuneration of the Chairman and of the other members of the Committee may be determined by the Lieutenant-Governor in Council.

Remunera-
tion.

(2) Notwithstanding anything in *The Legislative Assembly Act* the appointment of the chairman or any other member of the Committee, if a member of the Assembly, shall not be avoided by reason of the payment to or acceptance by him of any remuneration or allowance under this Act, nor shall he thereby vacate or forfeit his seat or incur any of the penalties imposed by the said Act for sitting or voting as a member of the Assembly.

Member of
Assembly.

Rev. Stat.,
c. 12.

7. The Lieutenant-Governor in Council may make regulations for the due carrying out of the provisions of this Act.

Regulations.

8. The Lieutenant-Governor in Council may appoint a secretary and such other officers, clerks, advisers and assistants and may authorize such expenditures as he may deem necessary for the purposes of the Committee.

Officers,
clerks, etc.
appointment
of.

9. The expenses of the Committee shall be paid out of The Consolidated Revenue Fund.

Expenses.

10. *The Organization of Resources Act, 1939*, is repealed.

1939,
(2nd Sess.),
c. 7, re-
pealed.

11. This Act shall come into force on the day upon which it receives the Royal Assent.

Commence-
ment of Act.

12. This Act may be cited as *The Social Security and Rehabilitation Act, 1943*.

Short title.

CHAPTER 28.

The Statute Law Amendment Act, 1943.

Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Notwithstanding anything contained in section 4 of *The Abitibi Power & Paper Company Limited Moratorium Act, 1941*, and section 1 of *The Abitibi Power & Paper Company Limited Moratorium Act, 1942*, all the other provisions of the said Acts shall be and remain in force and shall have effect until the 30th day of June, 1944. Operation of 1941, c. 1, extended.

2. Section 2 of *The Abitibi Power & Paper Company Limited Moratorium Act, 1942*, is amended by striking out the figures "1943" in the first line and inserting in lieu thereof the figures "1944", so that the said section, exclusive of the clauses, shall now read as follows: 1942, c. 3, s. 2, amended.

2. Until after the 30th day of June, 1944, in so far as any property, real or personal, in Ontario is concerned, without the consent in writing of the Attorney-General,— No proceedings without consent.

.

3.—(1) Clause *a* of subsection 1 of section 24 of *The Agricultural Societies Act, 1939*, is amended by striking out the words "and field crop or other competitions" in the ninth line. 1939, c. 1, s. 24, subs. 1, cl. a, amended.

(2) Clause *c* of subsection 1 of the said section 24 is amended by striking out the words "or field crop or other competitions" in the third line. 1939, c. 1, s. 24, subs. 1, cl. o, amended.

4. Clause *o* of subsection 1 of section 15 of *The Apprenticeship Act* is amended by striking out the word "prescribe" in the third and fourth lines and inserting in lieu thereof the word "prescribing", so that the said clause shall now read as follows: Rev. Stat., c. 192, s. 15, subs. 1, cl. o, amended.

- (o) prescribing the terms and conditions upon which a license may be issued to a trade school and fixing the fees payable for such licenses and generally prescribing the method of training to be followed in such schools and the manner in which such schools are to be operated, and for the cancellation, suspension and renewal of such certificates.

Rev. Stat.,
c. 351, s. 31,
amended.

5. Section 31 of *The Cemetery Act* is amended by striking out the word "four" in the fifth and seventh lines respectively and inserting in lieu thereof the word "three", so that the said section shall now read as follows:

Preventing
escape of
noxious or
unhealthy
gases.

31. Every human body interred in a cemetery, which is not placed or buried in a private vault so constructed as to prevent the escape of noxious or unhealthy gases therefrom, shall be buried so that the outside cover or shell of the coffin or other receptacle shall be at least three feet beneath the natural surface of the ground, and the coffin or other receptacle shall be immediately covered with at least three feet of earth.

Rev. Stat.,
c. 351, s. 36a,
(1941,
c. 10, s. 5),
amended.

6.—(1) Section 36a of *The Cemetery Act* as enacted by section 5 of *The Cemetery Amendment Act, 1941*, is amended by striking out the word and numerals "Part XV" in the fifth line and inserting in lieu thereof the words and numerals "Parts XV and XVI", so that the said section shall now read as follows:

Power of
municipality
to exprop-
riate.

- 36a. The council of a local municipality may, with the approval of the Minister of Health, pass a by-law for expropriating any cemetery situate therein or within an adjacent township or in unorganized territory and the provisions of Parts XV and XVI of *The Municipal Act* as to the taking of land compulsorily and making compensation therefor and as to the manner of determining and paying the compensation shall apply *mutatis mutandis* to the council and to the exercise by it of the powers conferred by this section.

Rev. Stat.,
c. 266.

Provisions
of subs. 1,
retroactive.

(2) The amendment made by subsection 1 shall be deemed to have been in force from the 10th day of June, 1941.

Rev. Stat.,
c. 251, s. 46,
subs. 2, cl. a,
re-enacted.

7. Clause a of subsection 2 of section 46 of *The Companies Act* is repealed and the following substituted therefor:

- (a) a balance sheet made up to a date not more than four months before such annual meeting; provided

however that a company which carries on its undertaking outside of Canada may by its by-laws extend this period to not more than six months.

8. Subsection 4 of section 52 of *The Companies Act* as amended by section 1 of *The Companies Amendment Act, 1940*, is repealed and the following substituted therefor:

Rev. Stat.,
c. 251, s. 52,
subs. 4,
re-enacted.

- (4) An instrument appointing a proxy may be according to Form 5 or such other form as may be prescribed by the by-laws of the company and shall not contain anything but the appointment of the proxy or a revocation of a former instrument appointing a proxy or restrictions, limitations or instructions as to the manner in which the shares covered by the instrument are to be voted or which may be necessary to comply with the laws of any jurisdiction in which the shares of the company are listed on a recognized stock exchange.

Form of
instrument
appointing
proxy.

9. *The County Judges Act* is amended by adding thereto the following section:

Rev. Stat.,
c. 102,
amended.

- 8a. Where a judge who has appointed a time and place for the hearing of any application, proceeding or matter becomes ill or dies, or for any other reason is unable to attend at the time and place so appointed, the application, proceeding or matter may be heard by another judge of the same county or district court or by any judge who may for the time being be acting as a judge of such court.

Illness
or death
of judge.

10. On and after a day to be named by the Lieutenant-Governor by his Proclamation, the operation of the provisions of sections 20 to 23 of *The County Judges Act* is suspended until a further day to be named by the Lieutenant-Governor by his Proclamation.

Interchange
of judges
suspended.

11.—(1) Subsection 1 of section 2 of *The Crown Witnesses Act* is repealed and the following substituted therefor:

Rev. Stat.,
c. 142, s. 2,
subs. 1,
re-enacted.

- (1) The judge may grant to any person who attends at the instance of the Crown to give evidence, an order for the payment of such sum as seems reasonable and sufficient to compensate the witness, but such sum shall not exceed the amount payable in civil cases in the Supreme Court without the consent of the Attorney-General or the Deputy Attorney-General.

Compensa-
tion to
Crown
witnesses.

(2) The amendment made by subsection 1 shall be deemed to have been in force from the 1st day of April, 1943.

Effective
date.

Rev. Stat.,
c. 240, s. 1,
amended.

12. Section 1 of *The Cullers Act* is amended by relettering the present clause *a* as clause *aa* and by adding thereto the following as clause *a*:

“Cull”.

(a) “Cull” shall mean a log having less than one-third of its board measure or cubical contents of sound wood.

Rev. Stat.,
c. 240, s. 10,
amended.

13. Section 10 of *The Cullers Act* is amended by striking out all the words after the word “number” in the eighth line and inserting in lieu thereof the words “of pieces of sawlog and pulpwood timber respectively rejected as culls”, so that the said section shall now read as follows:

Duty of
culler.

10. It shall be the duty of every culler of sawlogs or of pulpwood as the case may be to measure fairly and correctly to the best of his skill, knowledge and ability all sawlogs and pulpwood which he may be employed to measure, making only such deductions as are necessary to allow for rots or other defects, and to enter in a book of record, for the purpose of return to the Department, what he believes to be the proper contents of the logs and pulpwood, noting also the number of pieces of sawlog and pulpwood timber respectively rejected as culls.

Rev. Stat.,
c. 240, s. 11,
re-enacted.

14. Section 11 of *The Cullers Act* is repealed and the following substituted therefor:

Cull logs
to be
marked.

11. It shall be the duty of every licensed culler to mark upon all cull logs the word “cull” and the person authorized to cut the timber shall not be required to make payment for such cull.

Rev. Stat.,
c. 59, s. 64,
amended.

15. Section 64 of *The Department of Municipal Affairs Act* is amended by adding thereto the following subsection:

Tax arrears
procedures.

(2) Notwithstanding the provisions of subsection 1 or of an order made thereunder, where such order has been or is made, the tax arrears procedures of this Part shall continue to apply to the municipality in the same manner as if such order had not been made and the tax sale procedures of *The Assessment Act* shall not apply and the use or disposition of any land vested in the municipality under the tax arrears procedures and the application of the proceeds of such use or disposition shall be subject to the approval of the Department.

Rev. Stat.,
c. 272.

16. Subsection 1 of section 2 of *The Farm Products Grades and Sales Act* is amended by adding thereto the following clause:

Rev. Stat.,
c. 307, s. 2,
subs. 1,
amended.

- (ff) providing for the issuing of permits to persons engaged in the marketing of farm products and for the renewal, refusal, suspension or revocation of any such permit.

17. Subsection 2 of section 79a of *The Highway Improvement Act* as enacted by section 7 of *The Highway Improvement Amendment Act, 1939*, is amended by adding thereto the following clause: Rev. Stat., c. 56, s. 179a, subs. 2 (1939, c. 19, s. 7), amended.

- (f) prohibiting or regulating in any area the offering or exposing for sale and the purchase or acquisition of produce, fruit, goods and merchandise of any kind on any divided highway or within one hundred feet thereof.

18.—(1) Clause *b* of condition 4 of the Statutory Conditions set forth in section 106 of *The Insurance Act* is suspended and the following substituted therefor: Rev. Stat., c. 256, s. 106, cl. *b*, condition 4 re-enacted.

- (*b*) for loss or damage caused by insurrection, riot, civil commotion, or usurped power, or for war damage as defined by paragraph *m* of section 2 of the *War Risk Insurance Act, 1942* (Canada), and as interpreted by a certain Order of the Governor-General in Council numbered P.C. 11038, dated the Third day of December, 1942.

(2) Subject to the exception stated in subsection 1 of section 106, clause *b* of condition 4 of the Statutory Conditions, as enacted by this section, shall be deemed to be part of every contract of fire insurance now in force or hereafter made, notwithstanding that it is not printed in the policy. Application to existing contracts.

(3) This section shall continue in force only until a day to be named by the Lieutenant-Governor by his proclamation. Termination of section.

19. *The Insurance Act* is amended by adding thereto the following section: Rev. Stat., c. 256, amended.

107a.—(1) If at the time of the happening of any loss or damage by fire to property insured there is in force more than one policy taken by and in the name of the insured, insuring the property against loss or damage caused by the peril of fire, no term of any such policy which excludes the insurer from contributing a rateable proportion of the loss with an insurer under any such other policy shall be valid unless the insurer under such other policy has expressly assented in writing to such term. Rateable contribution excluded only by consent.

Effect of
policy may
not be
postponed.

- (2) For the purpose of subsection 1, a policy shall be deemed to be in force notwithstanding any term thereof that the policy shall not cover, come into force, attach or become insurance with respect to the property until after full or partial payment of any loss under any other policy.

Certain
restrictions
valid.

- (3) Nothing in subsection 1 shall affect the validity of any divisions of the sum insured into separate items, or any limits of insurance on specific property, or a co-insurance clause, or a limitation of liability clause authorized under section 107, or the provision of statutory condition 8 set forth in section 106 respecting undisclosed insurance.

Insurance on
identified
articles.

- (4) Notwithstanding subsection 1, insurance on identified articles shall be a first loss insurance as against all other insurance.

Application
of section.

- (5) This section shall, in respect to the peril of fire, apply to all policies of all classes of insurance except aircraft, automobile, boiler and machinery, livestock and marine insurance.

Rev. Stat.,
c. 256, s. 195,
subs. 1,
amended.

20. Subsection 1 of section 195 of *The Insurance Act* is amended by inserting after the word "payment" in the first line the word "or", so that the said subsection shall now read as follows:

Subroga-
tion.

- (1) The insurer, upon making any payment or assuming liability therefor under a contract of automobile insurance, shall be subrogated to all rights of recovery of the insured against any person and may bring action in the name of the insured to enforce such rights.

Rev. Stat.,
c. 231, s. 23,
re-enacted.

21. Section 23 of *The Land Surveyors Act* is repealed and the following substituted therefor:

Exemption
from
apprentice-
ship.

23. Notwithstanding anything contained in section 21, a graduate of the Royal Military College at Kingston or a graduate of the University of Toronto, McGill University at Montreal, Queen's University at Kingston, or the University of Western Ontario at London in civil or mining engineering, or of the Faculty of Arts in mathematics or in mathematics and physics, or a graduate in forestry of the University of Toronto shall only be bound to serve under articles with a practising surveyor, duly filed as

required by section 27, during twelve consecutive months of active practice.

22. Section 4 of *The Lightning Rod Act* is repealed.

Rev. Stat.,
c. 331, s. 4,
repealed.

23. Section 18 of *The Limited Partnership Act* is amended by striking out the word "principle" in the seventh line and inserting in lieu thereof the word "principal".

Rev. Stat.,
c. 188, s. 18,
amended.

24. Section 2 of *The Long Point Park Act* is amended by inserting after the word "vested" in the twenty-first line the words "in the Long Point Park Commission", so that the said section shall now read as follows:

Rev. Stat.,
c. 96, s. 2,
amended.

2. The tracts of land, marsh land, and land covered by water hereinafter mentioned, that is to say: All that parcel or tract of land and marsh land in the Township of South Walsingham bounded on the south by the waters of Lake Erie, on the north by the waters of Inner Long Point Bay, on the east by the lands now owned by the Long Point Company, and on the west by the lands now owned by the Toronto Big Creek Shooting Company, containing an area of four hundred and twenty acres, more or less, together with all unpatented portions of the marsh and other lands lying in front of lots numbers 14 to 24, both inclusive, and in front of the road allowance between lots numbers 18 and 19, in the broken front concession of the Township of South Walsingham, together with the land covered by the waters of Inner Long Point Bay lying south of a line drawn east astronomically from the centre of the mouth of the present outlet of Big Creek, formerly known as the Port Rowan ship canal, to the point of intersection of said line with a line drawn north astronomically from the most westerly point of Block "C" of the lands of the Long Point Company including any islands lying within that area, is hereby vested in the Long Point Park Commission and set apart as a park, forest reservation and health resort for the benefit, advantage, and enjoyment of the people of Ontario, and shall be known as the "Long Point Park".

Park vested
in Commission.

25. Section 4 of *The Long Point Park Act* is repealed and the following substituted therefor:

Rev. Stat.,
c. 96, s. 4,
re-enacted.

4. With respect to property now or hereafter vested in the commission or which it may manage or control, it may demand, collect and recover from any person

Collection
of revenues
from pro-
perty and
sale, etc.,
of such
property.

Proviso.

having the occupation or use thereof any money due for rent or otherwise and with the approval of the Lieutenant-Governor in Council may dispose of, by sale, lease or otherwise, any such property, provided that the commission may, without such consent, dispose of by sale, lease or otherwise any interest in property purchased by the Commission at a tax sale.

Rev. Stat.,
c. 28, s. 4,
subs. 3,
cl. g,
amended.

26. Clause *g* of subsection 3 of section 4 of *The Mining Tax Act* is amended by striking out the word "outfit" in the first line and inserting in lieu thereof the word "output", so that the said clause shall now read as follows:

- (g) The cost of proper insurance upon the output if paid or borne by the owner, tenant, holder, lessee, occupier or occupant and upon the mining plant, machinery, equipment, and buildings used for or in connection with the actual mining operations, or for storing the ore or mineral.

Rev. Stat.,
c. 155, s. 10,
amended.

27. Section 10 of *The Mortgages Act* is amended by adding thereto the following subsection:

"Court"
defined.

- (9) In this section "court" shall mean the Supreme Court.

Rev. Stat.,
c. 38, s. 3,
re-enacted.

28. Section 3 of *The Provincial Forests Act* is repealed and the following substituted therefor:

Sale, lease,
or disposal
of land.

3. The Lieutenant-Governor in Council may authorize the sale, lease or other disposal of land within a provincial forest for purposes, other than agriculture, which are not inconsistent with the development of the forest.

Rev. Stat.,
c. 38, s. 4,
subs. 1,
amended.

29.—(1) Subsection 1 of section 4 of *The Provincial Forests Act* is amended by adding at the end thereof the words "and for the disposal of land therein", so that the said subsection shall now read as follows:

Control and
manage-
ment.

- (1) Every provincial forest shall be under the control and management of the Minister of Lands and Forests, and the Lieutenant-Governor in Council may make regulations for its protection, care and management and for the disposal of land therein.

Rev. Stat.,
c. 38, s. 4,
subs. 2,
amended.

(2) Subsection 2 of the said section 4 is amended by striking out the words "for four consecutive weeks" in the second line, so that the said subsection shall now read as follows:

Publication
of regula-
tions.

- (2) Any regulations passed under the authority of this Act shall be published in the *Ontario Gazette*, and shall

immediately thereafter have the force of law and shall be laid before the Assembly within the first two weeks of the session next after the making thereof.

30. Section 4 of *The Provincial Land Tax Act* is repealed and the following substituted therefor: Rev. Stat.,
c. 30, s. 4,
re-enacted.

4.—(1) The Lieutenant-Governor in Council may make regulations describing and determining the persons who and the land which shall be exempt from tax under the provisions of section 3. Regulations
as to
exemption
from tax.

(2) The Lieutenant-Governor in Council may cancel any arrears of tax, interest and penalties in respect of land exempted from taxation under this Act, *The Provincial Land Tax Act*, being chapter 30 of the Revised Statutes of Ontario, 1927, or *The Provincial Land Tax Act, 1924*, or regulations made thereunder and may remit to any person any money paid by such person as tax, interest or penalties under the said Acts in respect of lands exempted from taxation under the said Acts or regulations made thereunder.

31. Section 55 of *The Public Lands Act* is amended by adding thereto the following subsections: Rev. Stat.,
c. 33, s. 55,
amended.

(1a) Subsection 1 shall not apply where,—

- (a) the mines and minerals or any of them in any land have been alienated or disposed of under *The Mining Act* or any *Mining Act* previously in force;
- (b) the mines or minerals or any of them have reverted or may hereafter revert to the Crown through abandonment, cancellation, forfeiture or otherwise.
-

(3) The Minister of Mines or the Deputy Minister of Mines may issue a certificate as to the issue of letters patent with respect to any lands, mines or minerals affected by this section and every such certificate shall be received and recorded in the registry or land titles office for the registry division, city, county or district in which such lands, mines or mineral rights are situate. Certificate.

32. Sections 56 and 57 of *The Public Lands Act* are repealed. Rev. Stat.,
c. 33,
ss. 56, 57,
repealed.

Rev. Stat.,
c. 15, s. 52,
amended.

33. Section 52 of *The Public Service Act* is amended by adding thereto the following subsection:

Transfer
of contri-
butions.

- (4) Where a teacher or inspector who has been a contributor to the Fund becomes a contributor to the Teachers' and Inspectors' Superannuation Fund on or after the 24th day of May, 1937, there shall be paid over from the Fund to the Teachers' and Inspectors' Superannuation Fund the accumulated contributions made by or on behalf of such teacher or inspector to the Fund with interest at four and three-quarters per centum per annum.

Rev. Stat.,
c. 289, s. 16,
amended.

34. Section 16 of *The Public Vehicle Act* is amended by striking out the word "twenty-one" in the first line and inserting in lieu thereof the word "eighteen", so that the said section shall now read as follows:

Drivers,—
qualifica-
tion of.

16. Drivers of public vehicles shall be at least eighteen years of age, of good moral character, fully competent to operate the vehicles under their charge and shall hold a license from the Department as required by section 19 of *The Highway Traffic Act*.

Rev. Stat.,
c. 288.

Rev. Stat.,
c. 289, s. 19,
amended.

35. Section 19 of *The Public Vehicle Act* is amended by adding at the commencement thereof the words "except with the approval of the Department", so that the said section shall now read as follows:

Maximum
of working
hours.

19. Except with the approval of the Department no person owning, controlling, operating or managing any public vehicle shall cause or allow any driver or operator of such public vehicle to work as driver or operator for more than a maximum of ten hours in any twenty-four hour period.

Rev. Stat.,
c. 395, s. 50,
(1938,
c. 34, s. 11),
amended.

36. Section 50 of *The Sanatoria for Consumptives Act* as re-enacted by section 11 of *The Sanatoria for Consumptives Amendment Act, 1938*, and amended by section 11 of *The Sanatoria for Consumptives Amendment Act, 1939*, is further amended by adding thereto the following subsection:

Return of
patient to
sanatorium.

- (3a) In the event that the local board fails or neglects to comply with the provisions of subsection 2, the Minister may direct that the patient shall be returned to a sanatorium, and the local municipality in which the patient was resident at the time of his last admission to a sanatorium shall pay the charges for his transportation together with the charges for his treatment at the rate set for provincial aid in the regulations.

37. Clause *a* of subsection 1 of section 13*b* of *The Securities Act* as enacted by section 3 of *The Securities Amendment Act, 1941*, is amended by inserting after the word "Ontario" in the first line the words "or an assistant Master designated by the Attorney-General", so that the first three lines of the subsection and clause *a* shall now read as follows:

Rev. Stat.,
c. 265, s. 13*b*,
subs. 1, cl. *a*,
(1941,
c. 53, s. 3),
amended.

- (1) There shall be a Board to be known as the "Board of Review" and such Board shall be composed of,—

Board of
Review,—
how com-
posed.

- (*a*) the Master of the Supreme Court of Ontario or an assistant Master designated by the Attorney-General, who shall be the chairman.

38. Subsection 1 of section 6 of *The Surrogate Courts Act* is amended by striking out the words "the county or district court of the county or district or in the case of a county or district for which there is only one judge", in the fourth, fifth and sixth lines and inserting in lieu thereof the words "any county or district court or", so that the said subsection shall now read as follows:

Rev. Stat.,
c. 106, s. 6,
subs. 1,
amended.

- (1) In case of a vacancy in the office or of the illness or absence, or at the request in writing, of the judge of the surrogate court of any county or district, any judge who has authority to preside over any county or district court or any barrister of ten years' standing, on the request in writing of the judge of the surrogate court or of the Attorney-General for Ontario, may act as judge of the surrogate court.

Illness,
absence or
vacancy in
office of
judge.

39. Subsection 3 of section 36 of *The Trustee Act* is amended by striking out the word "or" where it occurs the second time in the last line and inserting in lieu thereof the word "of", so that the said subsection shall now read as follows:

Rev. Stat.,
c. 165, s. 36,
subs. 3,
amended.

- (3) The order may be made upon the application of any executor or administrator desiring to be relieved from the duties of the office, or of any executor or administrator complaining of the conduct of a co-executor or co-administrator, or of any person interested in the estate of the deceased.

Who may
apply.

40. Section 28 of *The Vital Statistics Act* is repealed and the following substituted therefor:

Rev. Stat.,
c. 88, s. 28,
re-enacted.

- 28.—(1) A child born after twenty-eight weeks of pregnancy and in whom breathing does not occur after complete birth shall be deemed stillborn and notice thereof in the prescribed form shall be filed within forty-eight hours by the person required to make a

When child
deemed
stillborn.

registration of birth under subsection 1 of section 21 with the division registrar in the division in which the still birth occurred.

Medical
certificate.

- (2) The attending physician, if any, shall complete and sign the medical certificate contained in the form referred to in subsection 1 and where there is no physician in attendance, it shall be so stated.

Evidence
of life
after birth.

- (3) No child which shows any evidence of life after birth shall be registered as stillborn.

Ottawa
Public
School
Board,—
term
extended.

41. The term of office of the present trustees of the City of Ottawa Public School Board is hereby validated and confirmed and extended to the 31st day of December, 1944, and until the successors of the said trustees have been duly elected and until the new board is organized.

Short title.

42. This Act may be cited as *The Statute Law Amendment Act, 1943*.

CHAPTER 29.

An Act respecting The Hydro-Electric Power Commission of Ontario, Steep Rock Iron Mines Limited and The Ontario-Minnesota Pulp and Paper Company Limited.

*Assented to February 19th, 1943.
Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Notwithstanding anything contained in *The Power Commission Act, The Steep Rock Iron Ore Development Act, 1942*, or any other Act of this Legislature, the contract between Steep Rock Iron Mines Limited and The Hydro-Electric Power Commission of Ontario dated the 8th day of February, 1943, set out in Schedule A hereto, is hereby ratified and confirmed and declared to be legal, valid and binding upon the parties thereto, their successors and assigns, and

Certain contracts declared legal and valid.
Rev. Stat., c. 62;
1942, c. 35.

- (a) the contract between The Hydro-Electric Power Commission of Ontario and Steep Rock Iron Mines Limited, dated the 10th day of April, 1942, set out in Schedule B to *The Steep Rock Iron Ore Development Act, 1942*, relating to the supply of power to Steep Rock Iron Mines Limited and other matters as therein provided; and
- (b) the contract between The Hydro-Electric Power Commission of Ontario and Steep Rock Iron Mines Limited, dated the 10th day of April, 1942, set out in Schedule C to *The Steep Rock Iron Ore Development Act, 1942*, relating to the construction of a power transmission line, the furnishing of security by Steep Rock Iron Mines Limited to The Hydro-Electric Power Commission of Ontario and other matters as therein provided,

as amended, shall continue in full force and effect.

Idem.

(2) Notwithstanding the provisions of subsection 1,

- (a) the contract between The Hydro-Electric Power Commission of Ontario and The Ontario-Minnesota Pulp and Paper Company Limited and The Seine River Improvement Company Limited, dated the 10th day of April, 1942, set out in Schedule A to *The Steep Rock Iron Ore Development Act, 1942*, relating to the supply of power to The Ontario-Minnesota Pulp and Paper Company Limited and other matters as therein provided; and
- (b) the contract between The Ontario-Minnesota Pulp and Paper Company Limited, Steep Rock Iron Mines Limited and The Seine River Improvement Company Limited, dated the 10th day of April, 1942, set out in Schedule D to *The Steep Rock Iron Ore Development Act, 1942*, relating to certain obligations undertaken by Steep Rock Iron Mines Limited and to certain other matters as therein provided,

shall continue in full force and effect.

Commence-
ment of Act.

2. This Act shall come into force on the day upon which it receives the Royal Assent.

Short title.

3. This Act may be cited as *The Steep Rock Iron Ore Development Act, 1943*.

SCHEDULE A

to An Act respecting The Hydro-Electric Power Commission of Ontario, Steep Rock Iron Mines Limited and The Ontario-Minnesota Pulp and Paper Company Limited.

THIS AGREEMENT made in duplicate the 8th day of February, A.D. 1943;

BETWEEN:

STEEP ROCK IRON MINES, LIMITED, hereinafter called
the "Company"

OF THE FIRST PART,

—and—

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO,
hereinafter called the "Commission"

OF THE SECOND PART.

WHEREAS by an Indenture dated the 10th day of April, 1942, the parties hereto agreed for a supply of electrical power and energy by the Commission to the Company at the Company's plant at its mining properties in the vicinity of Steep Rock Lake in the District of Rainy River, which said agreement is designated "the Steep Rock Power Agreement";

AND WHEREAS the said Steep Rock Power Agreement provides that the point of delivery for power supplied thereunder shall be the one hundred and ten thousand (110,000) volt bus in the Commission's Port Arthur Transformer Station at or near the City of Port Arthur in the Province of Ontario;

AND WHEREAS the said Steep Rock Power Agreement provides that the point of measurement for power supplied thereunder shall be at the terminus of the Company's one hundred and ten thousand (110,000) volt transmission line in or immediately adjacent to the existing Moose Lake Plant of The Seine River Improvement Company, Limited;

AND WHEREAS the said Steep Rock Power Agreement provides that the Company shall pay for power delivered thereunder according to a horsepower rate and a kilowatt-hour rate specified in Clause 5 (c) thereof;

AND WHEREAS by an Indenture also dated the 10th day of April, 1942, the parties hereto entered into an agreement which is designated "the Supplementary Agreement", whereby amongst other things it is agreed that the Company shall pay all power bills properly rendered to it by the Commission for all the electrical power and energy supplied by the Commission to The Ontario-Minnesota Pulp and Paper Company, Limited, under a certain Indenture dated the 10th day of April, 1942, made between the Commission, The Ontario-Minnesota Pulp and Paper Company, Limited and The Seine River Improvement Company, Limited, which is called "Replacement Power" in the said latter agreement;

AND WHEREAS it is also agreed in the Supplementary Agreement that the Commission shall construct for the Company a certain transmission line, provide a right of way therefor from the Commission's Port Arthur Transformer Station to the Moose Lake plant of The Seine River Improvement Company, Limited, and install certain terminal equipment, all at the expense of the Company, and with ownership to be vested in the Company; and it is further provided in the said agreement that the said transmission line and equipment shall be operated and maintained by the Commission or its nominee, and the Company shall reimburse the Commission therefor;

AND WHEREAS the said Supplementary Agreement provides that the Company shall pay the Commission for Replacement Power supplied by

the Commission to The Ontario-Minnesota Pulp and Paper Company, Limited at a horsepower rate specified in Clause 1 thereof;

AND WHEREAS the said Supplementary Agreement provides that the Company shall furnish and deposit with the Commission certain security;

AND WHEREAS the Commission and the Company are desirous of changing the terms of the said Steep Rock Power Agreement, and of the said Supplementary Agreement, relating to the above recited matters, and amending the said agreements accordingly;

AND WHEREAS the said Steep Rock Power Agreement, and the said Supplementary Agreement were confirmed, validated and made binding upon the parties by an Act of the Legislature of the Province of Ontario, being The Steep Rock Iron Ore Development Act, 1942;

NOW THEREFORE THIS INDENTURE WITNESSETH that in consideration of the premises and other considerations herein appearing, the Parties agree each with the other, subject to ratification by legislation as herein-after specified, as follows:—

1. Subclause 2 (a) of the Steep Rock Power Agreement is struck out and the following substituted therefor,—

2. THE COMMISSION AGREES:

(a) To deliver power at the point of delivery herein defined as the terminus of the Commission's one hundred and ten thousand (110,000) volt transmission line in or immediately adjacent to the existing Moose Lake plant of The Ontario-Minnesota Pulp and Paper Company, Limited;

2. Subclause 5 (c) of the Steep Rock Power Agreement is struck out and the following substituted therefor,—

5. (c) To pay to the Commission in monthly payments according to the following schedule of horsepower rates, namely:

For Development Power, Thirty Dollars (\$30.00) per horsepower per annum;

For all Operation Power for the period of two years from the Commencement Date, Thirty Dollars (\$30.00) per horsepower per annum;

For Operation Power thereafter up to and including two thousand five hundred horsepower (2,500 H.P.), Thirty Dollars (\$30.00) per horsepower per annum;

For all Operation Power thereafter in excess of two thousand five hundred horsepower (2,500 H.P.), Nineteen Dollars (\$19.00) per horsepower per annum;

All based on the maximum ten (10) minute integrated demand and eighty-five percent (85%) minimum power factor provided in this agreement, being the horsepower demand for the month as defined in subclause 7 (b) at a maximum monthly load factor of eighty-five percent (85%);

In addition to payment at the said horsepower rates to pay to the Commission in monthly payments at the rate of three decimal five (3.5) mills which is seven-twentieths (7/20ths) of a cent per kilowatt-hour for all energy taken in excess of the energy equivalent to the amount of power for which the customer is paying at a monthly load factor of eighty-five percent (85%);

3. Subclause 7 (c) of the Steep Rock Power Agreement is struck out and the following substituted therefor,—

7. (c) The point of measurement of the power covered by this

agreement shall be at the terminus of the Commission's one hundred and ten thousand (110,000) volt transmission line in or immediately adjacent to the existing Moose Lake plant of The Ontario-Minnesota Pulp and Paper Company, Limited;

4. Subclause 7 (d) of the Steep Rock Power Agreement is struck out and the following substituted therefor,—

7. (d) Whenever the said measuring equipment is connected at other than the point of delivery the readings shall be subject to correction and shall be corrected to give results such as would be obtained by instruments connected at the point of delivery; such corrections shall be based upon tests or calculations by the Commission;

5. The fifth and sixth recitals of the Supplementary Agreement are struck out;

6. The seventh recital of the Supplementary Agreement is struck out and the following substituted therefor,—

AND WHEREAS the Company has agreed to pay to the Commission from time to time and at all times during the continuance of these presents all power bills properly rendered to it by the Commission for replacement power under the said Replacement Power Agreement at the rate of Thirty Dollars (\$30.00) per horsepower per annum up to and including Ten Thousand Five Hundred Horsepower (10,500 H.P.) and for all replacement power in excess of Ten Thousand Five Hundred Horsepower (10,500 H.P.) at the rate of Nineteen Dollars (\$19.00) per horsepower per annum;

7. Clause 1 of the Supplementary Agreement is struck out and the following substituted therefor,—

1. THE COMPANY AGREES:

That it will from time to time and at all times during the continuance of these presents whenever bills are properly rendered to it by the Commission and within twenty (20) days from the receipt thereof, pay to the Commission for replacement power supplied to The Ontario-Minnesota Pulp and Paper Company, Limited under the Replacement Power Agreement at the rate of Thirty Dollars (\$30.00) per horsepower per annum up to and including Ten Thousand Five Hundred Horsepower (10,500 H.P.), and for all replacement power in excess of Ten Thousand Five Hundred Horsepower (10,500 H.P.) at the rate of \$19.00 per horsepower per annum, the amount of replacement power so supplied being calculated according to the provisions of the said Replacement Power Agreement, and also all monies and costs which the Commission shall have been required to pay or incur under Clauses 25, 27 and 30 of the said Replacement Power Agreement;

8. Clause 2 of the Supplementary Agreement is amended by adding as an additional paragraph thereto the following,—

The Company will reimburse the Commission for any and all law costs to which it may be rendered liable by reason of any matter or thing arising from these presents, the said power agreement with the Company, any agreement relating to Replacement Power, and also in respect of all cost and expense which it may incur in respect of restoring the normal waterflow in the said Seine River through Steep Rock Lake;

9. Clause 3 of the Supplementary Agreement is struck out and the following substituted therefor,—

It is agreed that the Commission shall construct, operate and maintain at its own expense a suitable transmission line and provide a right of way therefor from the Commission's Port Arthur Transformer Station to the said Moose Lake plant in order to facilitate the transmission of power from its said transformer station to the Company's

mining properties at Steep Rock and the delivery of power under the said Replacement Power Agreement; The ownership of the said transmission line and right of way shall vest in the Commission;

10. Clause 4 of the Supplementary Agreement is struck out and the following substituted therefor,—

It is agreed that the Commission will purchase and install at its own expense all terminal equipment such as relays, switching, lightning protection and synchronous condensers necessary or convenient to enable power to be delivered to the Company and under the Replacement Power Agreement to The Ontario-Minnesota Pulp and Paper Company, Limited, and to enable the power plants formerly belonging to The Seine River Improvement Company, Limited and now owned by The Ontario-Minnesota Pulp and Paper Company, Limited at Fort Frances, Calm Lake and Sturgeon Falls to be operated in parallel with the Commission's system and equipment to enable The Ontario-Minnesota Pulp and Paper Company, Limited to receive and control power under the Replacement Power Agreement without interfering with the power operations of The Ontario-Minnesota Pulp and Paper Company, Limited;

Ownership of the said equipment referred to in the immediately preceding paragraph shall vest in the Commission;

It is agreed that if necessary to use the electric generators at present installed in the said Moose Lake plant as synchronous condensers, the Commission will pay the total cost, expense and rentals involved therein;

11. Clause 5 of the Supplementary Agreement is struck out;

12. Clause 7 of the Supplementary Agreement is struck out;

13. Clause 8 of the Supplementary Agreement is struck out;

14. All the other terms and conditions of the Steep Rock Agreement and the Supplementary Agreement shall continue in full force and effect;

15. This Amending Agreement shall not become binding upon the Parties unless and until an Act of the Legislature of the Province of Ontario shall be passed at the next session of the said Legislature confirming and validating it, and is given Royal Assent, and brought into force, whereupon this Amending Agreement shall become binding, and the Steep Rock Agreement and the Supplementary Agreement continue in force as amended hereby;

IN WITNESS WHEREOF the Company and the Commission have caused this agreement to be executed, attested by the affixing of their corporate seals and by the signatures of their proper officers duly authorized thereto

RECOMMENDED

Feb. 8, 1943,
Cecil Carrick,
Legal Dept.

APPROVED

8 Feby., 1943,
W. George Hanna,
Solicitor.
Feb. 8, 1943,
R. T. Jeffery,
Chief Mun. Eng.

STEEP ROCK IRON MINES, LIMITED

D. M. HOGARTH,
President. [Seal]
G. G. BLACKSTOCK,
Secretary.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

T. H. HOGG,
Chairman. [Seal]
OSBORNE MITCHELL,
Secretary.

CHAPTER 30.

The Sugar Beet Subsidy Act, 1943.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,—

Interpre-
tation,—

- (a) "Department" shall mean Department of Agriculture; "Department";
- (b) "Minister" shall mean Minister of Agriculture; "Minister";
- (c) "regulations" shall mean regulations made under the authority of this Act. "regulations".

2.—(1) A subsidy shall be paid out of the Consolidated Revenue Fund to every person who produces sugar beets in Ontario under contract with a person engaged in the business of processing sugar beets into sugar and sugar by-products. Sugar beet
subsidy.

(2) The amount of the subsidy shall be fixed by the Lieutenant-Governor in Council at an amount not exceeding fifty-five cents for each ton of sugar beets. Amount of
subsidy.

3. The Minister shall be charged with the administration and enforcement of this Act and the regulations and may delegate to any officer of the Department such of his powers as he may deem expedient. Administra-
tion of Act.

4. The Lieutenant-Governor in Council may make regulations,— Regula-
tions.

- (a) fixing the amount of the subsidy provided for by section 2;
- (b) prescribing the forms of application for subsidy and the information to be furnished with each application;
- (c) regulating the payment of moneys for subsidy and the form and manner in which the subsidy shall be paid;

- (d) providing for the withholding of any subsidy payable to any person who fails to comply with any provision of this Act or the regulations;
- (e) requiring persons engaged in the business of processing sugar beets into sugar and sugar by-products to furnish information in respect of sugar beets, sugar and sugar by-products and requiring such persons to produce their books and records for the purpose of inspection or audit; and
- (f) generally for the better carrying out of the purpose and intent of this Act.

Penalty.

5.—(1) Any person who violates any of the provisions of this Act or the regulations or who falsifies any record or book relating to sugar beets, sugar or sugar by-products shall be guilty of an offence and liable to a penalty of not less than \$50 and for every subsequent offence to a penalty of not less than \$200.

Recovery of penalties.

Rev. Stat.,
c. 136.

(2) The penalties imposed under this Act shall be recoverable under *The Summary Convictions Act*.

Commencement of Act.

6. This Act shall come into force on the day upon which it receives the Royal Assent and shall remain in force and have effect until the 31st day of March, 1944.

Short title.

7. This Act may be cited as *The Sugar Beet Subsidy Act, 1943*.

CHAPTER 31.

An Act for granting to His Majesty certain sums of money for the Public Service of the financial year ending the 31st day of March, 1944.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

MOST GRACIOUS SOVEREIGN:

WHEREAS it appears by message from the Honourable Preamble.
Albert Matthews, Lieutenant-Governor of the Province of Ontario, and the estimates accompanying the same, that the sums hereinafter mentioned in the schedule to this Act are required to defray certain expenses of the public service of this Province, not otherwise provided for, for the financial year ending the 31st day of March, 1944, and for other purposes connected with the public service; May it therefore please Your Majesty that it may be enacted, and it is hereby enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, as follows:

1. From and out of the Consolidated Revenue Fund of ^{\$63,136,726.22} this Province, there may be paid and applied a sum not exceeding in the whole sixty-three million, one hundred and ^{granted for} thirty-six thousand, seven hundred and twenty-six dollars and ^{fiscal year} twenty-two cents towards defraying the several charges and expenses of the public service of this Province, not otherwise provided for, from the 1st day of April, 1943, to the 31st day of March, 1944, as set forth in schedule "A" to this Act. ^{1943-44.}

2. Accounts in detail of all moneys received on account of this Province during the financial year 1943-44 and of all expenditures under schedule "A" of this Act shall be laid before the Legislative Assembly at the first sitting after the completion of the said financial year. Accounts to be laid before Assembly.

3. Any part of the money under schedule "A" appropriated by this Act out of the Consolidated Revenue, which may be unexpended on the 31st day of March, 1944, shall not be expended thereafter, except in the payment of accounts and expenses incurred on or prior to the said day; and all balances remaining unexpended after the said date or at such sub- Appropriations for 1943-44 unexpended to lapse.

Rev. Stat.,
c. 24.

sequent date as may be fixed by the Lieutenant-Governor in Council under the provisions of *The Audit Act* shall lapse and be written off.

Accounting
for
expenditure.

4. The due application of all moneys expended under this Act out of the Consolidated Revenue shall be accounted for to His Majesty.

Commence-
ment of Act.

5. This Act shall come into force on the day upon which it receives the Royal Assent.

SCHEDULE "A"

Sums granted to His Majesty by this Act for the financial year ending on the thirty-first day of March, one thousand nine hundred and forty-four to defray expenses of:

Agriculture Department.....	\$2,389,044.75
Attorney-General's Department.	3,045,365.00
Education Department.....	13,577,330.00
Game and Fisheries Department.	636,225.00
Health Department.....	13,086,690.00
Highways Department.....	968,800.00
Insurance Department.....	64,100.00
Labour Department.....	437,231.55
Lands and Forests Department..	3,537,425.92
Legislation.....	278,900.00
Lieutenant-Governor's Office....	10,175.00
Mines Department.....	354,250.00
Municipal Affairs Department..	315,347.00
Prime Minister's Department...	143,110.00
Provincial Auditor's Office.....	120,000.00
Provincial Secretary's Department.....	2,013,040.00
Provincial Treasurer's Department.....	1,380,192.00
Public Welfare Department.....	19,807,900.00
Public Works Department.....	867,200.00
Miscellaneous.....	104,400.00

Total estimates for expenditure of 1943-

1944..... \$63,136,726.22

CHAPTER 32.

An Act to confirm Tax Sales.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) All sales of land held prior to the 1st day of January, 1942, and purporting to have been made for arrears of taxes payable to a municipal corporation or to the school board of a school section in an unorganized township, with respect to the land so sold, are confirmed and declared to be legal, valid and binding, and every conveyance of land so sold purporting to have been executed as required by *The Assessment Act* and purporting to convey such land to the purchaser thereof, his heirs and assigns, or its successors and assigns, is also confirmed and declared to be legal, valid and binding and shall be deemed to have had the effect of vesting such land in the purchaser, his heirs, assigns or legal representatives, in fee simple or otherwise, according to the nature of the estate or interest sold, clear of and free from all right and interest of the owner thereof at the time of such sale and clear of and free from all charges and encumbrances thereon and dower therein except taxes accruing after those for non-payment of which such land was so sold.

Tax sales
and tax
deeds con-
firmed.

Rev. Stat.,
c. 272.

(2) Subsection 1 shall have force and effect with respect to all such sales of land held and all such conveyances executed on or after the 1st day of January, 1940, only where the treasurer has complied with subsection 2 of section 178 of *The Assessment Act* and a statutory declaration of the treasurer as to such compliance shall be conclusive proof thereof.

Applica-
tion of
section.

(3) The statutory declaration mentioned in subsection 2 shall be affixed to and form part of the tax deed from the municipal corporation to the purchaser of the land in respect of which such declaration was made, and where the tax deed has been registered the treasurer shall deposit the declaration in the proper registry or land titles office.

Statutory
declara-
tion.

Conveyance
to former
owner, etc.

Rev. Stat.,
c. 272

(4) Notwithstanding the provisions of this or any other Act, where the land which has been sold for taxes has been purchased by the municipal corporation and the period for redemption has expired and where such land has not been sold or conveyed by the municipal corporation, any person to whom notice was sent under subsection 2 of section 178 of *The Assessment Act* shall at any time, with the approval of the Department of Municipal Affairs, be entitled to a conveyance of such land from the municipal corporation upon payment to the treasurer thereof of the full amount which would have been payable in respect of taxes had the land not been sold for taxes, together with the costs in connection with such sale and of such conveyance.

Registered
tax arrears
certificates
confirmed.

Rev. Stat.,
c. 59.

2.—(1) Every tax arrears certificate that was registered prior to the 1st day of January, 1942, that purports to have been registered pursuant to *The Department of Municipal Affairs Act* and that is now outstanding, and the registration thereof, are confirmed and declared to be legal, valid and binding, and shall be deemed to have had the effect of vesting on the day of such registration the land therein described in the corporation of the municipality in which the land is situate, its successors and assigns, in fee simple, clear of and free from all other estate, right, title or interest, and of all charges or encumbrances thereon and dower therein.

Application
of section.

Rev. Stat.,
c. 59.

(2) Subsection 1 shall have force and effect with respect to all such certificates registered on or after the 1st day of January, 1940, only where the treasurer has complied with subsection 4 of section 43 of *The Department of Municipal Affairs Act* and a statutory declaration of the treasurer as to such compliance shall be conclusive proof thereof.

Statutory
declaration.

(3) The statutory declaration mentioned in subsection 2 shall be affixed to and form part of the deed of conveyance from the municipal corporation to the purchaser of the land in respect of which the declaration was made and where the deed of conveyance has been registered the treasurer shall deposit the declaration in the proper registry or land titles office.

Conveyance
to former
owner,
etc.

Rev. Stat.,
c. 59.

(4) Notwithstanding the provisions of this or any other Act, where the land with respect to which a tax arrears certificate has been registered has become vested in the municipal corporation and the period for redemption has expired and where such land has not been sold or conveyed by the municipal corporation, any person to whom notice was sent under subsection 4 of section 43 of *The Department of Municipal Affairs Act* shall at any time, with the approval of the Department of Municipal Affairs, be entitled to a conveyance of such land from the municipal corporation upon payment to the

treasurer thereof of the full amount which would have been payable in respect of taxes had the land not become vested in the municipal corporation, together with the costs in connection with such vesting and of such conveyance.

3. Every redemption certificate registered prior to the 1st day of January, 1943, and purporting to have been registered pursuant to *The Department of Municipal Affairs Act*, and the registration thereof, are hereby confirmed and declared to be legal, valid and binding, and shall be deemed to have had the effect of vesting in the registered owner at the time of registration of the tax arrears certificate, his heirs or assigns, his original estate, right, title or interest in the land described therein, and of cancelling the tax arrears certificate registered with respect to such land.

Registered redemption certificates confirmed.
Rev. Stat., c. 59.

4. Every vacating certificate registered prior to the 1st day of January, 1943, and purporting to have been registered pursuant to *The Department of Municipal Affairs Act*, and the registration thereof, are hereby confirmed and declared to be legal, valid and binding, and shall be deemed to have had the effect of vesting in the registered owner at the time of registration of the tax arrears certificate, his heirs or assigns, his original estate, right, title and interest in the land described therein.

Registered vacating certificates confirmed.
Rev. Stat., c. 59.

5. This Act shall not affect or prejudice any right of any person in any action, litigation or other proceeding now pending, and any such action, litigation or other proceeding may be continued and finally adjudicated in the same manner and to the same extent as if this Act had not been passed.

Pending litigation not affected.

6. This Act shall not affect or defeat the Crown with respect to its interest in any land which, or any interest in which, has been sold for taxes, or against which, or any interest in which, a tax arrears certificate has been registered.

Saving as to rights of Crown.

7. This Act may be cited as *The Tax Sales Confirmation Act, 1943*.

Short title.

CHAPTER 33.

An Act to provide for Control of Waters in the
Thames River.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,—

Interpre-
tation;

- (a) "Board of engineers" shall mean a board of engineers appointed by the Commission; "Board of engineers;"
- (b) "Chief Engineer" shall mean the chief engineer of the Commission; "Chief engineer;"
- (c) "Commission" shall mean Thames River Control Commission established under this Act; "Commis-
sion;"
- (d) "Executive committee" shall mean executive committee appointed by the Commission; "Executive
Committee;"
- (e) "Thames River watershed" shall mean that part of Ontario within the watershed of the Thames River and its tributaries; "Thames
River
watershed;"
- (f) "Land" shall include buildings and any estate, term, easement, right or interest in, to, over or affecting land; "Land;"
- (g) "Owner" shall include a mortgagee, lessee, tenant, occupant, person entitled to a limited estate or interest, and a guardian, executor, administrator or trustee in whom land or any interest therein is vested; "Owner;"
- (h) "Participating municipalities" shall mean the municipalities of the cities of London, Woodstock, Stratford and Chatham, the towns of Ingersoll, St. Marys and Mitchell and any other municipalities which may benefit by a scheme and which may be declared "Partici-
pating
muni-
cipalities;"

participating municipalities by the Lieutenant-Governor in Council upon the recommendation of the Commission;

"Referee;"
Rev. Stat.,
c. 278.

- (i) "Referee" shall mean referee appointed under *The Municipal Drainage Act* having jurisdiction over that part of Ontario where the Thames River watershed is situate;

"Scheme;"

- (j) "Scheme" shall mean scheme undertaken by the Commission for the purpose of controlling the waters of the Thames River watershed.

Commis-
sion—
estab-
lish-
ment of.

2.—(1) There shall be a commission known as the "Thames River Control Commission" which shall be a body corporate.

Appointment
of commis-
sioners.

(2) The members of the Commission may be appointed by the councils of the participating municipalities as follows: the City of London, three commissioners; the cities of Woodstock, Stratford and Chatham, two commissioners each; the Towns of Ingersoll, St. Marys and Mitchell, one commissioner each; any municipalities declared to be participating municipalities by the Lieutenant-Governor in Council, one commissioner each and each commissioner shall hold office during the pleasure of the council appointing him.

Where muni-
cipality does
not benefit.

(3) In the event that the Commission determines that any participating municipality does not benefit by any scheme and is not required to pay any part of the expenses of the Commission, such municipality shall not be entitled to representation on the Commission and shall cease to be a participating municipality.

First
meeting.

(4) The first meeting of the Commission shall be held at a place and time to be named by the Minister of Public Works for Ontario.

Votes.

3.—(1) Each member of the Commission shall be entitled to one vote and in the event of a tie vote, the chairman shall have a second or deciding vote.

Quorum.

(2) Seven members of the Commission shall constitute a quorum.

Majority
vote.

(3) A majority vote of the members present at any meeting shall be required upon all matters coming before the meeting.

Chairman,
vice-
chairman.

4.—(1) At the first meeting of the Commission and thereafter at the first meeting held in each calendar year, the Commission shall elect a chairman and a vice-chairman from among themselves.

(2) Upon the death of the chairman or vice-chairman, or upon either of them ceasing to be a commissioner, the commissioners may elect a chairman or vice-chairman to fill such vacancy.

Death of chairman and vice-chairman.

(3) In the event of the absence of the chairman and vice-chairman from any meeting of the Commission, the members present shall elect an acting chairman who, for the purposes of such meeting, shall have all the powers and perform all the duties of the chairman.

Absence of chairman and vice-chairman.

5.—(1) The Commission may appoint a chief engineer, secretary-treasurer and such other employees as it may deem necessary who shall hold office during the pleasure of the Commission and shall receive such salary or other remuneration as the Commission may determine, payable out of the funds of the Commission.

Chief engineer, secretary-treasurer,—appointment of.

(2) The Commission may appoint one or more boards of engineers and each such board shall consist of the chief engineer and two other qualified engineers.

Board of engineers,—appointment of.

6.—(1) The Commission may elect or appoint an executive committee from among themselves.

Executive committee.

(2) The chief engineer shall be *ex officio* a member of the executive committee.

Chief engineer to be member.

7. The Commission shall have authority,—

Powers of Commission.

- (a) to study and investigate, itself or by its engineers or other employees or representatives, the Thames River watershed and to determine a scheme whereby the waters of the said Thames River watershed may be controlled, and to undertake such scheme;
- (b) to erect works and create reservoirs by the construction of dams or otherwise;
- (c) to acquire land and other property, real and personal for such purposes as the Commission may deem necessary for the carrying out of any scheme and sell or otherwise deal with such land or other property;
- (d) to enter into such agreements for the purchase of materials, employment of labour and such other purposes as may be necessary for the due carrying out of any scheme;
- (e) to determine the proportion of the total benefit afforded to all the participating municipalities which is afforded to each of them; and

(f)

- (f) generally to do all such acts as are necessary for the due carrying out of any scheme.

Notice of apportionment.

8.—(1) When the Commission has determined the proportion of the total benefit afforded to all the participating municipalities which is afforded to each of them, it shall cause a notice containing a statement of such apportionment to be sent to the council of each participating municipality by prepaid registered mail.

Review of apportionment by Municipal Board.

(2) Any municipal council which is dissatisfied with any such apportionment may, upon ten days' notice in writing to the Commission, apply to the Ontario Municipal Board to have such apportionment reviewed.

Hearing.

(3) Upon such application the Ontario Municipal Board shall fix a date for the hearing of all interested parties and shall give all necessary directions for the hearing.

Powers of Board on hearing.

(4) The Ontario Municipal Board shall have authority to take evidence, to confirm or vary the apportionment of the Commission and to fix and award costs, and its decision shall be final and conclusive and shall not be open to appeal.

Variation of apportionment.

(5) In the event of the Commission varying any apportionment made by it, the provisions of this section shall apply *mutatis mutandis*.

Regulations.

9. Subject to the approval of the Lieutenant-Governor in Council, the Commission may make regulations,—

- (a) providing for the calling of meetings of the Commission and prescribing the procedure at such meetings;
- (b) prescribing the powers and duties of the chief engineer and secretary-treasurer;
- (c) delegating all or any of its powers to the executive committee except the following:
 - (i) the termination of the services of the chief engineer and secretary-treasurer;
 - (ii) the power to raise money; and
 - (iii) the power to enter into contracts or agreements other than such contracts or agreements as are necessarily incidental to the erection of works approved by the Commission.

10.—(1) The commission may itself or by its chief engineer, ^{Power to enter on lands, etc.} employees or agents for any purpose necessary to any scheme under consideration or undertaken by the Commission, enter into and upon any land to whomsoever belonging and survey and take levels of the same and make such borings, or sink such trial pits as it may deem necessary and subject to the approval of the Minister of Public Works for Ontario, may, for the purposes of any scheme,—

(a) alter the course of any river, canal, brook, stream or watercourse, and divert or alter, as well temporarily as permanently, the course of any river, stream, road, street, or way, or raise or sink the level of the same in order to carry it over or under, on the level of or by the side of any work built or to be built by the Commission; and

(b) divert or alter the position of any water-pipe, gas-pipe, sewer, drain or any telegraph, telephone or electric wire or pole.

(2) The cost of any work undertaken by the Commission ^{Cost of work.} under this section shall be borne by the Commission and compensation for any damage occasioned thereby may be claimed in accordance with the provisions of section 17.

11. The Commission may purchase or acquire and without ^{Power to purchase and acquire.} the consent of the owner enter upon, take and expropriate any land which it may require for the carrying out of any scheme.

12. If the chairman of the Commission is of opinion that it ^{Expropriation of land.} can obtain the whole of any lot or parcel of land of which any part may be expropriated by it at a more reasonable price, or to greater advantage than by acquiring such part only, it may expropriate the whole of such lot or parcel and may afterwards sell and convey any part thereof as it deems expedient.

13.—(1) Where the Commission desires to expropriate land, ^{Plan to be deposited in registry office.} it shall cause a plan and description of such land prepared and signed by an Ontario land surveyor and signed by the chairman or vice-chairman and by the chief engineer, to be deposited in the proper registry office and such land shall thereupon be vested in the Commission.

(2) Where the land is required for a limited time only, or ^{Where land required for limited time.} only a limited estate, right or interest therein is required, the plan and description so deposited shall indicate, by appropriate words written or printed thereon, that the land is taken for such limited time only, or that only such limited estate,

right or interest therein is taken, and by the deposit in such case, the right of possession for such limited time, or such limited estate, right or interest, shall become and be vested in the Commission.

Correcting
plan or
description.

(3) In case of any omission, misstatement or erroneous description in any plan or description, a correct plan and description may be deposited with like effect.

Deposit of
plan.

(4) In all cases, when any such plan and description, purporting to be signed by the chairman or vice-chairman and the chief engineer, is so deposited, they shall be deemed to have been deposited by the direction and authority of the Commission and as indicating that such land is required for the carrying out of a scheme, and the plan and description shall not be called in question except by the Commission.

Notice where
land expro-
priated.

14.—(1) Where land is expropriated, the Commission shall within one month of the deposit of the plan and description in the registry office, send a notice by prepaid registered mail to every owner of land included in such plan and description and cause a similar notice to be published once a week for at least three weeks in a newspaper having a general circulation in the locality where the land is located.

Notice,
what to
state.

(2) Such notice shall state,—

(a) that such land has been expropriated by the Commission;

(b) the purpose for which the land is to be used;

(c) that the owner of any of such land is required to file a statement of any claim for compensation in respect of the expropriation of such land in the office of the Commission not later than one month after the mailing or third publication of the notice, whichever is the later date.

Determina-
tion of
amount of
compensa-
tion.

(3) Upon the expiration of the time indicated in the notice a board of engineers shall consider and determine the amount of compensation payable.

Filing of
statement.

(4) The board of engineers shall in every case where it is called upon to determine the amount of compensation payable, file with the Commission a statement of the amount of compensation it finds to be payable, together with written reasons for each finding.

Notice to
person
claiming.

(5) Within one month of the filing of such statement and reasons the Commission shall cause a notice to be sent by

prepaid registered mail to the person claiming compensation advising him of the amount of compensation determined by the board of engineers.

(6) Any person who is dissatisfied with the amount of compensation found to be owing to him by the board of engineers, may within one month of the mailing of such notice, notify the Commission in writing that he is dissatisfied with such finding and desires to appeal to the Ontario Municipal Board. Notice of appeal.

(7) Upon receipt of a notice of dissatisfaction, the Commission shall forward to the Ontario Municipal Board a copy of such notice together with the statement and written reasons of the board of engineers and a copy of the plan and description certified by the chief engineer. Copy of notice of dissatisfaction to be sent to Municipal Board.

(8) The secretary of the Ontario Municipal Board shall advise the Commission of the time and place when such appeal will be heard and the Commission shall cause a notice of the time and place of such hearing to be sent to the appellant by prepaid registered mail at least two full weeks prior to the time fixed for such hearing. Hearing of appeal.

(9) The Ontario Municipal Board shall have authority to review the finding of the board of engineers and to increase, decrease, otherwise vary or confirm such finding, or may refer the matter back to the board of engineers for further consideration in which case the board of engineers shall report back to the Ontario Municipal Board and the decision of the Ontario Municipal Board shall be final and conclusive and shall not be open to any appeal, provided, however, that an appeal shall lie from the board to the Court of Appeal upon a question of jurisdiction or upon any question of law, but such appeal shall not lie unless leave to appeal is obtained from the Court within one month after the making of the order or decision sought to be appealed from, or within such further time as the Court under the special circumstances of the case shall allow after notice to the other party stating the grounds of appeal, and upon every such appeal the provisions of *The Ontario Municipal Board Act* relating to appeals from the Ontario Municipal Board to the Court of Appeal shall apply *mutatis mutandis*. Power of Municipal Board. Rev. Stat., c. 60.

15. The compensation agreed upon or determined by the board of engineers or the Ontario Municipal Board for any land or property acquired by expropriation or otherwise under this Act shall stand in the stead of such land or property, and any claim to or encumbrance thereon shall, as respects the Commission, be converted into a claim to or upon such compensation and shall no longer affect such land or property so acquired. Character of compensation.

Right of
Commission
to abandon
land taken.

16.—(1) Where at any time before the compensation has been actually ascertained or determined, land expropriated, or any part thereof, is found not to be required, or if it is found that a more limited estate or interest therein only is required, the Commission may register in the proper registry office, a notice to the effect that the land or such part thereof is not required and is abandoned by the Commission, or that it is intended to retain only such limited estate or interest as is mentioned in such notice, and thereupon,—

(a) the land declared to be abandoned shall revert in the person from whom it was expropriated or in those entitled to claim under him; or

(b) in the event of a limited estate or interest therein being retained by the Commission, the land shall so revert subject to the estate or interest so retained.

Effect upon
compensa-
tion.

(2) Where part only of the land or all of it but a limited estate or interest therein is abandoned, the fact of such abandonment, and the damage, if any, sustained in consequence of that which is abandoned having been taken, and all the other circumstances of the case shall be taken into account in determining the amount to be paid to any person claiming compensation.

Damages
where
abandon-
ment
complete.

(3) Where the whole of the land taken is abandoned, the person from whom it was taken shall be entitled to compensation for the damage sustained and costs incurred by him in consequence of the taking and abandonment, and the amount of such compensation shall be determined in the same manner, *mutatis mutandis*, as is provided by section 14, provided that if the amount of compensation for the expropriation of such land is being determined by the board of engineers or the Ontario Municipal Board at the time of such abandonment, such board shall proceed forthwith to determine the compensation payable in consequence of the taking and abandonment.

Damage to
other lands.

Rev. Stat.,
cc. 278, 350.

17.—(1) Where the carrying out or completion of any scheme injuriously affects any land whether by interfering with any work which has been constructed under *The Municipal Drainage Act* or *The Ditches and Watercourses Act* or otherwise, the owner of such land may apply, in writing, to the Commission for compensation and every such application shall contain a statement of the nature of the plaintiff's claim and the amount of compensation claimed.

Report of
board of
engineers.

(2) Upon receipt of an application for compensation under subsection 1, the Commission shall direct a board of engineers to investigate such claim and upon the completion of such investigation the board of engineers shall report to the Com-

mission whether the land of the applicant has been injuriously affected by reason of the carrying out or completion of the scheme, and if damage has been so occasioned, what amount of money the board deems to be reasonable compensation therefor, and the Commission shall cause a true copy of such report to be sent to the applicant by prepaid registered mail.

(3) In determining what amount of money is fair compensation for damage occasioned, the board of engineers, and on an appeal, the referee, shall include in such amount reasonable compensation for such damage as may reasonably be expected to be suffered by the land by reason of the carrying out or completion of the scheme. Amount of compensation.

(4) If within one month of the mailing of the copy of the report as provided in subsection 2, the applicant does not serve the Commission with a notice of appeal in accordance with subsection 5, the board may pay to the applicant the amount deemed by the board of engineers to be reasonable compensation and thereafter no further claim shall be made against the Commission in respect of such land. Where no appeal.

(5) Any applicant who is dissatisfied with the report of the board of engineers may within one month of the mailing of a copy of the report, appeal to the referee by sending a notice in writing of his desire to appeal to the Commission by prepaid registered mail. Appeal to referee.

(6) Upon receipt of such notice of appeal the Commission shall cause all necessary arrangements to be made for the hearing of the appeal by the referee and shall cause a notice of the time and place of such hearing to be sent to the appellant by prepaid registered mail at least two full weeks prior to the time fixed for such hearing. Arrangements for appeal.

(7) The referee may hear and determine the appeal in a summary manner either on his own view of the premises and after hearing the parties and if he sees fit, their witnesses, or upon the report of an independent engineer appointed by the referee, or he may direct the parties to proceed under the provisions of *The Municipal Drainage Act*, and the order of the referee as to the method of procedure shall be final. Hearing of appeal. Rev. Stat., c. 278.

(8) Upon an appeal taken to the referee under the provisions of this section, the provisions of *The Municipal Drainage Act* shall apply *mutatis mutandis* but the powers of the referee shall be limited to fixing the amount of compensation and enforcing payment thereof. Rev. Stat., c. 278, to apply.

18.—(1) Any drainage works undertaken in the Thames River watershed after the coming into force of this Act shall be undertaken subject to any scheme of the Commission. Future drainage works.

Scheme
defined.

(2) For the purposes of this section a scheme of the Commission shall include all dams, reservoirs and works which are indicated in any plan or described in any description filed by the Commission with the referee.

Inspection
of plans.

(3) A true copy of all plans and descriptions filed with the referee under subsection 2 shall be kept in the office of the Commission and may be inspected by any person interested in any drainage work or proposed drainage work in the Thames River watershed.

Contracts by
tenants in
tail, exe-
cutors and
others.

19.—(1) Any tenant in tail or for life, guardian, tutor, curator, executor, administrator, committee or person, not only for and on behalf of himself, his heirs and assigns, but also for and on behalf of those whom he represents, whether married women, infants, issue unborn, mental incompetents, mental defectives or other persons, seized, possessed or interested in any land or other property, may contract and agree with the Commission for the sale of the whole or any part thereof, and may convey the same to the Commission, and may also contract and agree with the Commission as to the amount of compensation to be paid for any such land or property, or for damages occasioned thereto, and may also act for and on behalf of those whom he represents in any proceeding for determining the compensation to be paid under the provisions of this Act.

Representa-
tion of
persons
under
disability.

(2) Where there is no guardian or other person to represent a person under disability, the judge of the county court of the county in which the land or other property is situate, may, after due notice to the persons interested, appoint a guardian or person to represent for any of the purposes mentioned in subsection 1, the person under disability.

Payment of
compensa-
tion up to
\$100.

20. If the compensation agreed upon, or found payable, does not exceed \$100, it may be paid to the person who under this Act may lawfully convey the land or property or agree as to the compensation, saving always the rights of any other person to such compensation as against the person receiving the same.

Payment of
compensa-
tion into
court.

21.—(1) In the cases provided for in section 19 the commission shall, and, in all other cases if for any reason the Commission deems it advisable, it may pay the compensation into the office of the Accountant of the Supreme Court, with interest thereon at five per centum for six months.

Proceedings
after pay-
ment into
court.

(2) A notice in such form and for such a time as a judge of the High Court may direct shall be published in such newspaper as the judge may order, stating that the land is purchased, acquired or taken by the Commission under the pro-

visions of this Act, and calling upon all persons claiming compensation in respect of the purchase, acquisition or taking of the land or any part thereof to file their claims, and all such claims shall be adjudicated upon by the judge, and the judge shall make such order for the distribution, payment or investment of the compensation and for securing the rights of all parties interested as to right and justice and to law appertains.

(3) If such order of distribution is obtained in less than six Adjustment. months after the payment of the compensation into court, the judge may direct a proportionate part of the interest to be returned to the Commission, and if it is not obtained until after six months have expired the judge may order the Commission to pay interest for such further period as may be deemed just.

(4) Where unborn issue or an unascertained person or class Representation of parties. of persons are interested in the compensation, the judge may appoint such person as may be deemed proper to represent or act for them, and any order made shall be binding on them.

22. Every person who has had any estate or interest in Power to require particulars. any land expropriated or who represents any such person shall upon demand made therefor by or on behalf of the Commission, furnish a true statement showing the particulars of such estate or interest and of every charge, lien or encumbrance to which the same is subject and of the claim made by such person in respect of such estate or interest.

23.—(1) If any resistance or opposition is made by any Warrant for possession. person to the Commission or to any person acting for it entering upon and taking possession of land or exercising any power in respect thereof, the judge or junior judge of the county court of the county in which the land is situated may on proof of the execution of a conveyance to the Commission or agreement therefor, or of the depositing of a plan and description in the proper registry office as provided by section 13, and after notice to show cause given in such manner as he prescribes, issue his warrant to the sheriff of the county directing him to put down such resistance or opposition and to put the Commission, or some person acting for it, in possession thereof, or take such steps as may be necessary to enable it to exercise such power.

(2) The sheriff shall take with him sufficient assistance for Duty and powers of sheriff. such purpose, and shall put down such resistance and opposition, and shall put the Commission, or some person acting for it, in possession, and shall forthwith make return to the court of such warrant, and of the manner in which he executed the same.

Plans—
filing of.

24. Before proceeding with any scheme the Commission shall file plans and a description thereof with the Minister of Lands and Forests for Ontario.

Affecting
Crown lands.

25.—(1) Where any lands required for the carrying out of a scheme or part thereof are Crown lands, a plan and description of such lands prepared and signed by an Ontario land surveyor and signed by the chairman or vice-chairman and the chief engineer shall be deposited with the Minister of Lands and Forests for Ontario and such scheme or part thereof shall not be proceeded with until the Commission has received the approval in writing of such Minister.

Interference
with public
work.

(2) Where any scheme, or any part thereof, may interfere with any public work of Ontario, such scheme or such part thereof shall not be proceeded with until the Commission has received the approval in writing of the Minister of Public Works for Ontario.

Interference
with
highway.

(3) Where any scheme undertaken by the Commission, or any part thereof, will interfere with any public road or highway, the Commission shall file with the Minister of Highways for Ontario a plan and description of such scheme or part thereof together with a statement of the interference with any public road or highway which will occur and a statement of the manner in which the Commission proposes to remedy such interference, and such scheme or part thereof shall not be proceeded with until the approval in writing of such Minister has been obtained.

Costs, how
to be borne.

(4) The cost of rebuilding any road, highway, bridge or public work or any part thereof and the cost of any other work which any of the Ministers of the Crown may require to be done under this section, shall be borne by the Commission, except where an agreement providing for payment thereof in some other manner has been entered into with the Crown in right of Ontario.

Consent to
erection of
structure.

26. No person shall build, alter, erect or construct any building, bridge or other structure adjacent to or over the Thames River or any tributary of such river without consent in writing of the Commission.

Assessment
of lands of
Commission.

27.—(1) Land which is acquired by the Commission by expropriation or otherwise may be assessed for municipal purposes at an amount not in excess of its assessed value immediately prior to such acquisition.

Works
exempt from
taxation.

(2) Works erected by the Commission for the purposes of any scheme shall be exempt from municipal taxation.

28.—(1) Where the carrying out of any scheme will require the use of any cemetery or other place of interment of human remains, the Commission shall acquire other suitable lands for the interment of the bodies contained in such cemetery or other place of interment. ^{Cemetery lands.}

(2) The Commission shall forward a notice to the owner of each lot in such cemetery or other place of interment, provided that if such owner or his whereabouts is unknown, such notice shall, wherever possible, be forwarded to some other person having an interest in such plot through relationship or otherwise to any deceased person buried therein. ^{Notice to plot owners.}

(3) The Commission shall also cause a notice to be published once a week for at least three weeks in a newspaper having a general circulation in the locality where the cemetery or other place of interment is located, which notice shall state,— ^{Publication of notice.}

(a) that the cemetery or other place of interment has been acquired for the purposes of the Commission;

(b) that other land, describing it, has been acquired by the Commission for the purpose of reintering the bodies;

(c) that the Commission will at its own expense proceed to remove the bodies from the cemetery or other place of interment to the lands acquired for reinterment at a time not less than one month after the forwarding or third publication of the notice, whichever is the later date; and

(d) that the owner of any plot in the cemetery or other place of interment, or any other person with the approval of the Commission, may cause any body interred in such cemetery or other place of interment to be removed to any other place of interment at his own expense providing he obtains permission from the Commission and effects such removal within one month from the forwarding or insertion of the notice, whichever is the later date, or before such later date as the Commission may determine.

(4) The Commission shall have full authority to cause the removal of any body from any such cemetery or place of interment to any lands acquired under subsection 1 notwithstanding the provisions of any other Act of this Legislature and to authorize the removal by any other person of any such body for reinterment in any other cemetery or place of interment. ^{Authority to remove bodies.}

Removal of
headstones.

(5) Where any body is removed and reinterred any headstone and other stones shall be removed and re-erected at the place of reinterment.

Conveyance
of lands for
reinterment.

(6) The Commission shall render lands, including fences and buildings, acquired for the reinterment of bodies, in a fit and proper condition and shall convey such land to the owner of the cemetery or other place of interment from which the bodies were removed.

Use of
water power.

29.—(1) Subject to the right of the Commission to use any water power created upon lands vested in the Commission for its own uses which shall not include the marketing or sale of power, The Hydro-Electric Power Commission of Ontario shall have the sole right to use such water power, provided that The Hydro-Electric Power Commission of Ontario may consent to the use of any such water power by any person on such terms and conditions as are satisfactory to it and to the Commission.

Compensa-
tion for
water power.

(2) The Hydro-Electric Power Commission of Ontario shall pay to the Commission an annual, reasonable compensation for the use of any such water power used by it.

Determina-
tion of com-
pensation.

(3) Where the Commission and The Hydro-Electric Power Commission of Ontario are unable to agree upon the amount of compensation payable, such amount shall be determined by a committee of three members comprising the chief engineer of each commission and an engineer to be agreed upon by both chief engineers, or in the event of the chief engineers being unable to agree, appointed by the Lieutenant-Governor in Council, who shall act as chairman of the committee, and there shall be no appeal from such committee; provided, however, that after ten annual payments of compensation the amount of compensation shall be redetermined by a like committee at the request of either commission.

Charge for
additional
power.

(4) Subject to review by The Hydro-Electric Power Commission of Ontario the Commission shall charge the present or future users of power derived from the use of the waters of the Thames River watershed for any additional power, generated from increased head or flow due to the works undertaken by the Commission.

When sec-
tion not to
apply.
Rev. Stat.,
c. 33.

(5) This section shall not apply to water power reserved to the Crown under the provisions of *The Public Lands Act*.

Determina-
tion of
capital ex-
penditure.

30.—(1) The Commission may from time to time determine what moneys will be required for capital expenditure in connection with any scheme.

(2) The portion of the moneys so required which each participating municipality shall raise shall be in the same proportion as the benefit derived by each such municipality bears to the total benefit derived by all participating municipalities. Portion to be raised by participating municipalities.

(3) Upon notice in writing of the amount required to be raised, signed by the chairman and secretary-treasurer of the Commission, each participating municipality shall raise by the issue of debentures or otherwise, such moneys as may be required by the Commission for capital expenditure, subject only to such conditions as the Ontario Municipal Board may impose as to the time and manner of the raising of such moneys. How money to be raised.

31.—(1) For the purpose of paying costs of maintenance, including maintenance of the works included in any scheme, office expenses and salaries, a sum may annually be levied by the Commission against each of the participating municipalities. Assessment of municipalities for maintenance.

(2) After determining the approximate total cost of maintenance for the succeeding calendar year, the Commission shall apportion such cost to the participating municipalities according to the benefit derived by each such municipality, and the amount apportioned to each municipality shall be levied against each such municipality, and the secretary-treasurer of the Commission shall forthwith certify to the clerk of each participating municipality the total amount which has been so levied, and the clerk of the municipality shall calculate and insert the same in the collectors' roll for the current year, and such amount shall be collected in the same manner as municipal taxes for general purposes and paid over to the Commission. Apportionment of cost.

(3) The Commission may enforce payment against any participating municipality of any portion of the cost of maintenance apportioned and assessed to such municipality as a debt due by such municipality to the Commission. Enforcement of payment.

32. Where by this Act any power is conferred or duty imposed upon a municipality, or the council of a municipality, including a power or duty to raise money, such power may be exercised and such duty shall be performed by the council of the municipality without the consent of the electors. Consent of electors not necessary.

33. All moneys required by this Act to be raised for the purposes of the Commission shall be paid to the Commission, and the Commission may spend such moneys as it deems proper, provided that no salary, expenses or allowances of any kind shall be paid to any of the members of the Commission without the approval of the Ontario Municipal Board. Moneys to be paid to Commission.

Commence-
ment of Act. **34.** This Act shall come into force on a day to be named by
the Lieutenant-Governor by his Proclamation.

Short title. **35.** This Act may be cited as *The Thames River Control
Act, 1943.*

CHAPTER 34.

An Act to amend The Tile Drainage Act.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 1 of section 1 of *The Tile Drainage Act* as amended by subsection 1 of section 1 of *The Tile Drainage Amendment Act, 1939*, is further amended by striking out the word "four" in the tenth line and inserting in lieu thereof the word "three", so that the said subsection shall now read as follows:

- (1) Subject to the provisions of sections 70 and 71 of *The Ontario Municipal Board Act*, the council of a town, village or township may pass by-laws (Form 1) for borrowing for the purposes hereinafter mentioned, in sums of not less than \$2,000, and not exceeding \$200,000 in the whole, such amount as they may deem expedient, and for issuing therefor debentures of the municipality (Form 2), payable within ten or twenty years from the date of such debentures which shall bear date in the year in which the money is borrowed from the municipality as is hereinafter provided, and bearing interest at a rate of not less than three per centum per annum, and it shall not be necessary to obtain the assent of the electors to any such by-law before the passing thereof.

2. Subsections 1, 3 and 4 of section 22 of *The Tile Drainage Act* are repealed and the following substituted therefor:

- (1) The Treasurer of Ontario may from and after the 1st day of April, 1943, reduce to three per centum per annum the rate of interest payable upon all debentures of any municipality purchased by the Province prior to the 1st day of April, 1943, under the provisions of this Act which on the 1st day of April, 1943, have not matured and are unpaid until such debentures finally mature and are paid at or before

maturity, and payment of interest on or before the respective due dates thereof at the said rate may be accepted by the Treasurer of Ontario in full discharge and satisfaction of the interest payable upon such debentures notwithstanding the tenor thereof or of any interest coupons attached thereto.

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Condition upon which municipality entitled to reduction in rate of interest.

- (3) No municipality shall be entitled to the reduction in the rate of interest provided for in subsection 1 until it satisfies the Treasurer of Ontario that a reduction to three per centum per annum in the rate of interest included in the annual rates levied for the special assessments payable after the 1st day of April, 1943, by the persons liable therefor for the discharge of debentures issued by the municipality and purchased by the Province has been made.

Power of council to accept reduced rate of interest on debentures affected by this Act.

- (4) Notwithstanding the provisions of this Act, or of the by-law of a municipality under which the debentures purchased by the Province were issued or of the debentures themselves or of any special assessments imposed by such by-law for payment and discharge of such debentures and interest thereon, the council of such municipality is authorized from the 1st day of April, 1943, to reduce to three per centum per annum the rate of interest payable upon such debentures and to levy rates for the special assessments at and including only such reduced rate of interest for the remaining years during which rates for such special assessments have still to be levied and to accept payment of such rates in full discharge, and satisfaction of the liability of the persons and lands subject thereto, and for such purpose the council may cause the special assessments and any rolls or registers thereof to be amended accordingly.

Short title.

3. This Act may be cited as *The Tile Drainage Amendment Act, 1943.*

CHAPTER 35.

An Act to amend The Venereal Diseases
Prevention Act, 1942.*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 2 of section 4 of *The Venereal Diseases Prevention Act, 1942*, is amended by striking out all the words 1942, c. 38, s. 4, subs. 2, amended. after the word "shall" in the third line and inserting in lieu thereof the words "be sentenced to a term of imprisonment of not less than seven days and not exceeding twelve months", so that the said subsection shall now read as follows:

- (2) Every person who without reasonable excuse, the Penalty. proof of which shall be upon him, fails to comply with a direction made under subsection 1 shall be sentenced to a term of imprisonment of not less than seven days and not exceeding twelve months.

2. *The Venereal Diseases Prevention Act, 1942*, is amended 1942, c. 38, amended. by adding thereto the following section:

4a.—(1) Where,—

- (a) any person has been named under oath as the source of gonorrhoea infection or is believed by the medical officer of health to be a source of such infection; and

- (b) in the opinion of the medical officer of health the clinical findings and history of such person indicate that such person is or may be infected with gonorrhoea,

Authority
of medical
officer of
health.

the medical officer of health may, whether or not laboratory findings indicate the presence of gonorrhoea infection, proceed in the manner prescribed in clauses *a* and *b* of subsection 3 of section 4.

Medical
officer of
health may
take state-
ment under
oath.

- (2) For the purposes of subsection 1, a medical officer of health may administer an oath and take a statement under oath.

1942,
c. 38, s. 5,
subs. 1,
amended.

3.—(1) Subsection 1 of section 5 of *The Venereal Diseases Prevention Act, 1942*, is amended by striking out the words and letters “clauses *a*, *b* and *c*” in the fourth line and inserting in lieu thereof the words and letters “clause *a* or *b*”, so that the said subsection shall now read as follows:

Information
or complaint.

- (1) Any medical officer of health may make a complaint or lay an information in writing and under oath before a justice of the peace charging that the circumstances set out in clause *a* or *b* of subsection 5 exist with regard to any person named in such complaint or information.

1942,
c. 38, s. 5,
subs. 5, re-
enacted.

(2) Subsection 5 of the said section 5 is repealed and the following substituted therefor:

Order for
detention.

- (5) Where a magistrate finds that any person,—

(a) is infected with a venereal disease and is unwilling or unable to conduct himself in such a manner as not to expose other persons to the danger of infection; or

(b) is infected with a venereal disease and refuses or neglects to take or continue treatment as required by this Act and the regulations,

he shall order that such person be admitted to and detained in a place of detention for such period not exceeding one year as the magistrate may deem necessary.

1942,
c. 38, s. 21,
subs. 2,
amended.

4. Subsection 2 of section 21 of *The Venereal Diseases Prevention Act, 1942*, is amended by striking out the words “with the approval of the Lieutenant-Governor in Council” in the first and second lines, so that the said subsection shall now read as follows:

Expenses
of free dis-
tribution.

- (2) The Minister may, out of any moneys appropriated by the Legislature for the purposes of this Act, provide for the payment of the expenses incurred in carrying out this Act and the regulations including the manufacture and free distribution to local boards of health, physicians and hospitals of any drug, medicine, appliance or instrument which the Minister may deem useful or necessary for the alleviation,

treatment or cure of venereal disease or the prevention of infection therewith.

5. This Act may be cited as *The Venereal Diseases Prevention Amendment Act, 1943.* Short title.

CHAPTER 36.

An Act to amend The Veterinary Science Practice Act

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 1 of *The Veterinary Science Practice Act* is amended by adding thereto the following clause: Rev. Stat., c. 239, s. 1, amended.

(*dd*) "Regulations" shall mean regulations made under the authority of this Act. "Regulations."

2. Section 3 of *The Veterinary Science Practice Act* is amended by striking out the words "rules and regulations as may be deemed necessary" in the third line, so that the said section shall now read as follows: Rev. Stat., c. 239, s. 3, amended.

3. The Association shall be a corporate body by the name aforesaid, having a common seal, with power to make by-laws governing its members, and to fix the fees of admission and annual fees, and shall prescribe the form of certificate to be issued under this Act. Corporate name and powers.

3. Section 5 of *The Veterinary Science Practice Act* is amended by striking out the words "to be appointed each year by the Association and" in the third and fourth lines, so that the said section shall now read as follows: Rev. Stat., c. 239, s. 5, amended.

5. Such certificates shall be issued annually by the registrar to recognized graduates in veterinary science upon the recommendation of a board of three members to be known as the Veterinary Practice Board. Board to approve certificates.

4. Section 13 of *The Veterinary Science Practice Act* is repealed and the following substituted therefor: Rev. Stat., c. 239, s. 13, re-enacted.

13. Subject to the approval of the Lieutenant-Governor in Council the Association may make regulations,— Regulations.

- (a) prescribing the term of office of the members of the Board and the manner in which they shall be elected or appointed;
- (b) providing for the establishment of a council of the Association and prescribing the number of members thereof, their term of office and the manner in which and by whom each member shall be elected or appointed;
- (c) providing for the appointment of committees, auditors, employees and agents;
- (d) prescribing the meetings which shall be held by the Board and the Council, the manner in which the meetings may be called and the procedure to be followed thereat;
- (e) prescribing the powers and duties, not inconsistent with the provisions of this Act, of the Board, the Council and the registrar and any committee, employee or agent;
- (f) providing for the examination of applicants under clause *b* of section 7;
- (g) providing for the investigation of any matters pertaining to the conduct of any member of the Association in the practice of his profession, or of any other person in connection with the practice of veterinary science;
- (h) governing the expenditure or disposition of the funds of the Association.
- (i) providing for appeals from the Board; and
- (j) generally for the better carrying out of the provisions of this Act.

Rev. Stat.,
c. 239, s. 14,
amended.

5. Section 14 of *The Veterinary Science Practice Act* is amended by inserting after the word "Act" in the first line the words "or the regulations", so that the said section shall now read as follows:

Penalty.

14. Any person violating any provision of this Act or the regulations shall be guilty of an offence and shall incur a penalty of not more than \$100 nor less than \$50 to be recoverable by the Association under *The Summary Convictions Act*.

Rev. Stat.,
c. 136.

Short title.

6. This Act may be cited as *The Veterinary Science Practice Amendment Act, 1943*.

CHAPTER 37.

An Act to amend The Workmen's Compensation Act.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 5 of *The Workmen's Compensation Act* is amended by adding thereto the following subsection: Rev. Stat., c. 204, s. 5, amended.

(4a) Where an accident happens out of Ontario on a steamboat, ship or vessel and the residence of the workman is in Ontario, and whether he had been employed previously in Ontario or not, and regardless of the duration of his employment out of Ontario, the workman or his dependants shall be entitled to compensation under this Part, if the steamboat, ship or vessel is registered in Canada, or if the owner or charterer of such steamboat, ship or vessel has his chief place of business in Ontario. Accident on steamboat or vessel outside of Ontario.

2. Subsection 1 of section 8 of *The Workmen's Compensation Act* is amended by inserting after the word "accident" in the first line the words "arising out of and in the course of his employment" and by striking out the words "in the course of his employment" in the first and second lines, so that the said subsection shall now read as follows: Rev. Stat., c. 204, s. 8, subs. 1, amended.

(1) Where an accident arising out of and in the course of his employment happens to a workman under such circumstances as entitle him or his dependants to an action against some person other than his employer the workman or his dependants if entitled to compensation under this Part may claim such compensation or may bring such action. Where workman entitled to action against person other than employer action may be brought.

3. Section 10 of *The Workmen's Compensation Act* is repealed. Rev. Stat., c. 204, s. 10, repealed.

Rev. Stat.,
c. 204, s. 11,
s. 43, subs. 1,
s. 98, subs. 1,
amended.

4. Section 11, subsection 1 of section 43 and subsection 1 of section 98 of *The Workmen's Compensation Act* are amended by striking out the symbol and figures "\$2,000" wherever they occur in the said section and subsections and inserting in lieu thereof the symbol and figures "\$2,500".

Rev. Stat.,
c. 204, s. 14,
subs. 1,
amended.

5. Subsection 1 of section 14 of *The Workmen's Compensation Act* is amended by striking out the words "his dependants" in the third line and inserting in lieu thereof the words "the members of his family", so that the said subsection shall now read as follows:

Provisions of
Act in lieu
of all rights
of action
against
employer.

(1) The provisions of this Part shall be in lieu of all rights and rights of action, statutory or otherwise, to which a workman or the members of his family are or may be entitled against the employer of such workman for or by reason of any accident happening to him on or after the 1st day of January, 1915, while in the employment of such employer, and no action in respect thereof shall lie.

Rev. Stat.,
c. 204, s. 35,
subs. 1, cl. b,
amended.

6.—(1) Clause *b* of subsection 1 of section 35 of *The Workmen's Compensation Act* is amended by striking out the symbol and figures "\$40" in the second line and inserting in lieu thereof the symbol and figures "\$45", so that the said clause shall now read as follows:

(b) Where the widow or an invalid husband is the sole dependant a monthly payment of \$45.

Rev. Stat.,
c. 204, s. 35,
subs. 1,
cl. c,
amended.

(2) Clause *c* of subsection 1 of the said section 35 is amended by striking out the symbol and figures "\$40" in the third line and inserting in lieu thereof the symbol and figures "\$45", so that the said clause shall now read as follows:

(c) Where the dependants are a widow or an invalid husband and one or more children, a monthly payment of \$45, with an additional monthly payment of \$10 to be increased upon the death of the widow or invalid husband to \$15 for each child under the age of sixteen years.

Rev. Stat.,
c. 204, s. 35,
subs. 1,
amended.

(3) Subsection 1 of the said section 35 is further amended by adding thereto the following clause:

(f) Where in the opinion of the Board the furnishing of further or better education to a child approaching the age of sixteen years appears advisable, the Board in its discretion may on application extend the period to which compensation shall be paid in respect of

the child for such additional period as is spent by the child in the furthering or bettering of its education but in no case beyond the age of eighteen years.

(4) Subsection 2 of the said section 35 is amended by inserting after the word "dies" in the second line the words "or where there is a mother of a dependent illegitimate child", and by inserting after the word "sister" in the third line the words "or mother of an illegitimate child", so that the said subsection shall now read as follows:

(2) Where the workman leaves no widow or the widow subsequently dies, or where there is a mother of a dependent illegitimate child, and it seems desirable to continue the existing household, and an aunt, sister or mother of an illegitimate child, or other suitable person acts as foster-mother in keeping up such household and maintaining and taking care of the children entitled to compensation in a manner which the Board deems satisfactory, such foster-mother while so doing shall be entitled to receive the same monthly payments of compensation for herself and the children as if she were widow of the deceased, and in such case the children's part of such payments shall be in lieu of the monthly payments which they would otherwise have been entitled to receive.

(5) Subsection 9 of the said section 35 is repealed and the following substituted therefor:

(9) Exclusive of the expenses of burial of the workman and the lump sum of \$100 the compensation payable as provided by subsection 1 shall not in any case exceed sixty-six and two-thirds per centum of the average earnings of the workmen mentioned in section 38, and if the compensation payable under that subsection would in any case exceed that percentage it shall be reduced accordingly, and where several persons are entitled to monthly payments the payments shall be reduced proportionately, provided, however, that the minimum compensation shall be:

(a) where the widow or an invalid husband is the sole dependant a monthly payment of \$45, or if the workman's average earnings are less than \$45 per month, the amount of such earnings; and

(b) where the dependants are a widow or an invalid husband and one or more children a monthly

payment of \$55 for the widow or invalid husband and one child irrespective of the amount of the workman's earnings, with a further monthly payment of \$10 for each additional child unless the total monthly compensation exceeds the workman's average earnings in which case the compensation shall be a sum equal to such earnings or \$55, whichever is the greater, the share for each child entitled to compensation being reduced proportionately.

Rev. Stat.,
c. 204, s. 37,
amended.

7. Section 37 of *The Workmen's Compensation Act* is amended by inserting after the word "of" in the first line the words "clause f of subsection 1 of section 35 and", so that the said section shall now read as follows:

When
payments to
child to
cease.

37. Subject to the provisions of clause f of subsection 1 of section 35 and subsection 6 of section 35 a monthly payment in respect of a child shall cease when the child attains the age of sixteen years or dies.

Rev. Stat.,
c. 204, s. 44,
subs. 1, re-
enacted.

8. Subsection 1 of section 44 of *The Workmen's Compensation Act* is repealed and the following substituted therefor:

Matters to
be con-
sidered in
fixing
payments.

(1) In fixing the amount of compensation to be paid to a workman or his dependants, regard shall be had to any payment, allowance or benefit paid to them by the workman's employer in respect of the workman's accident, including any gratuity or other allowance provided wholly at the expense of the employer.

Rev. Stat.,
c. 204, s. 115,
subs. 15
amended.

9. Subsection 15 of section 115 of *The Workmen's Compensation Act* is amended by striking out the word "also" in the second line and inserting in lieu thereof the words "*mutatis mutandis*" and by striking out all the words after the word "phthisis" in the third line, so that the said subsection shall now read as follows:

Extension
of section
to pneumo-
coniosis, etc.

(15) The provisions of this section relating to silicosis shall apply *mutatis mutandis* to pneumoconiosis and stone worker's or grinder's phthisis.

Commence-
ment of Act.

10. This Act shall come into force on the day upon which it receives the Royal Assent; section 4 shall apply only to accidents happening on or after the 1st day of July, 1943; subsections 1, 2 and 5 of section 6 shall apply only to accidents happening on or after the day upon which this Act receives the Royal Assent; and subsection 3 of section 6 shall apply without regard to the date of the accident.

Short title.

11. This Act may be cited as *The Workmen's Compensation Act, 1943*.

PART II
PRIVATE ACTS

Chapters 38 to 53

CHAPTER 38.

An Act respecting The Babies' Dispensary Guild,
Hamilton.*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

WHEREAS The Babies' Dispensary Guild, Hamilton, Preamble.
 hereinafter called "the Guild" has by its petition represented that it was incorporated by letters patent under *The Ontario Companies Act* on the 29th day of May, 1911, as a corporation without share capital for the purpose of combating preventable infant sickness and mortality amongst the poor; that such field is now occupied by public services so that the continued operation of the Guild is no longer necessary; that the Guild is the owner of lands and premises in the City of Hamilton and has substantial assets in its treasury; that it has enacted a by-law authorizing (1) the transfer of its lands to the Corporation of the City of Hamilton, hereinafter called the "Corporation", in trust for the Board of Governors of the Hamilton General Hospital, hereinafter called the "Board", for the general purposes of the said hospital (2) the transfer of its other assets, after payment of any outstanding debts and the costs incidental to the winding up of the Guild, to the Corporation in trust for the Board, to be designated and known as "The Babies' Dispensary Guild-Trust" and (3) the surrender of its charter; that the said by-law has been confirmed by the members of the Guild; and that the Board has agreed to accept the said trusts; and whereas the Guild has prayed for special legislation to effect the purposes of the said by-law; and whereas it is expedient to grant the prayer of the said petition;

Therefore, His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Guild is hereby authorized to transfer its lands and premises to the Corporation in trust for the Board for the general purposes of the hospital. Transfer of Guild lands authorized.

2. The Guild is hereby authorized to transfer its assets other than those mentioned in section 1, after payment of any outstanding debts and the costs of legislation authorizing Transfer of other Guild assets authorized.

the transfer and other costs incidental to the winding up of the Guild, to the Corporation in trust for the Board, such trust to be designated and known as "The Babies' Dispensary Guild Trust."

The Babies'
Dispensary
Guild Trust.

3.—(1) The Babies' Dispensary Guild Trust shall be held by the Corporation on behalf of the Board upon trust to invest and re-invest the same from time to time in those securities and investments permitted insurance companies under the laws of the Dominion of Canada.

Idem.

(2) The income from The Babies' Dispensary Guild Trust shall be used and expended by the Board, as the Board shall in its discretion from time to time decide, to combat preventable infant sickness and mortality amongst the poor and for child welfare purposes.

Idem.

(3) The income from The Babies' Dispensary Guild Trust shall be in addition to and not in diminution of any moneys which are usually and ordinarily appropriated for the expenditures of the Hamilton hospitals.

Termination
of corporate
existence.

4. On the expiration of one year from the day upon which this Act comes into force the Guild shall be dissolved and cease to have any corporate existence.

Commence-
ment of Act.

5. This Act shall come into force on the day upon which it receives the Royal Assent.

Short title.

6. This Act may be cited as *The Babies' Dispensary Guild, Hamilton, Act, 1943.*

CHAPTER 39.

An Act respecting the Town of Cornwall.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

WHEREAS the Corporation of the Town of Cornwall Preamble.
has by its petition prayed for special legislation to
confirm a certain annexation order of the Ontario Municipal
Board; and whereas it is expedient to grant the prayer of the
said petition;

Therefore, His Majesty, by and with the advice and consent
of the Legislative Assembly of the Province of Ontario,
enacts as follows:

1.—(1) Order No. P.F.B.-1413 of the Ontario Municipal Municipal
Board
Board dated the 18th day of December, 1942, set out as Order No.
P.F.B.-1413
schedule A hereto, is hereby confirmed. confirmed.

(2) Any expenditures or liabilities incurred before the day Expendi-
tures and
liabilities.
on which this Act comes into force shall be taken into con-
sideration by the Ontario Municipal Board in adjusting the
rights and liabilities as between the two municipalities under
section 2 of the said order.

(3) The said order shall have effect as from the 1st day of Effective
date.
January, 1943.

(4) That part of the land annexed to the Town of Cornwall Annexed
lands added
to certain
wards.
by the said order lying west of St. Andrews Road shall be
added to the West Ward, that part thereof lying between St.
Andrews Road and the Fly Creek shall be added to the Centre
Ward and that part thereof lying east of the Fly Creek Drain
shall be added to the East Ward.

2. This Act shall come into force on the day upon which it Commence-
ment of Act.
receives the Royal Assent.

3. This Act may be cited as *The Town of Cornwall Act*, Short title.
1943.

SCHEDULE A

P.F.B.-1413

THE ONTARIO MUNICIPAL BOARD

Friday, the 18th day of December, A.D. 1942.

BEFORE:

R. S. COLTER, Esq., K.C.,
Chairman, and

W. P. NEAR, Esq., B.A.Sc.,
Vice-Chairman.

IN THE MATTER of Section 23 of the
Ontario Municipal Act, R.S.O. 1937,
Chapter 266 and

IN THE MATTER of the application of
the Corporation of the Town of Corn-
wall to annex the lands known as the
"Glebe" immediately adjoining the
Town of Cornwall to the north and the
south part of the west half of Lot Num-
ber Nine in the second concession of the
said Township of Cornwall to the said
Town of Cornwall.

UPON THE APPLICATION of the Town of Cornwall and upon considera-
tion of the material filed, and upon hearing counsel for the said Town of
Cornwall, for the Township of Cornwall and for the owners of land in the
said Glebe,

THE BOARD ORDERS, under and in pursuance of the provisions of
Section 23 of The Municipal Act that that part of the Township of Cornwall
more particularly described as follows:

"Beginning at the south west angle of the Glebe as shown on a plan
prepared by John S. Bruce, P.L.S., and registered in the Registry Office of
the County of Stormont on the 19th day of October, 1863, as No. 6;
thence northerly along the westerly boundary of the Glebe a distance of
375 feet; thence easterly along the northerly boundary of the Glebe a
distance of 2,004 feet to a point opposite the westerly boundary of lot
No. 9 in the second concession of the Township of Cornwall; thence
northerly across the road allowance between the Glebe and the said second
concession a distance of forty feet; thence continuing northerly along the
westerly boundary of lot No. 9 in the said second concession a distance of
994 feet; thence easterly in a straight line to a point in the line dividing the
east half from the west half of said lot No. 9 at a distance of 1,015 feet
from the south east corner of the west half of said lot; thence southerly
along the line between the east and west halves of lot No. 9 a distance of
1,015 feet to the south east corner of the said west half of lot No. 9; thence
continuing southerly across the road allowance between the Glebe and the
second concession of the Township of Cornwall a distance of forty feet;
thence easterly along the northerly boundary of the Glebe a distance of
2,467½ feet to the north east corner of the Glebe; thence southerly along
the easterly boundary of the Glebe a distance of 1,227 feet to the south east
angle thereof; thence westerly along the southern boundary of the Glebe a
distance of 5,198 feet to the place of beginning,"

(1) Is hereby detached from the said Township of Cornwall and is
annexed for all purposes to the Town of Cornwall.

(2) There shall be an adjustment of assets and liabilities between the
said Town and the said Township in respect of the annexation of the said
land in accordance with the provisions of The Municipal Act.

PAYMENT of the Board's fee on this application, pursuant to R.S.O.
1937, S. 104 and S. 107 (re-enacted by S.O. 1939, chapter 47) in the sum of
\$15.00 is hereby acknowledged and confirmed.

(Sgd.) R. S. COLTER,
Chairman.

[Seal]

CHAPTER 40.

An Act respecting the Township of East York.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

WHEREAS the Corporation of the Township of East York has by its petition prayed for special legislation prohibiting its annexation for a period of five years; and whereas it is expedient to grant the prayer of the said petition;

Therefore, His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Notwithstanding the provisions of any other Act excepting only section 23 of *The Municipal Act*, as re-enacted by section 2 of *The Municipal Amendment Act, 1939*, the Township of East York or any part thereof shall not for the period of five years next after this Act comes into force be annexed to any adjoining municipality nor shall any part thereof be incorporated as a municipality separate and apart from the said Township without the approval of the council of the said Township to be expressed by by-law.

Preamble.
 No annexation for five years.
 Rev. Stat., c. 266; 1939, c. 30, s. 2.
2. This Act shall come into force on the 1st day of July, 1943.

Commencement of Act.
3. This Act may be cited as *The Township of East York Act, 1943*.

Short title.

CHAPTER 41.

An Act respecting the Township of Etobicoke.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

WHEREAS the Township has by its petition prayed for special legislation whereby the Village may be dissolved and to correct errors in the descriptions of lands in registered tax arrears certificates; and whereas it is expedient to grant the prayer of the said petition; Preamble.

Therefore, His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,—

Interpre-
tation,—

- (a) "Board" shall mean Ontario Municipal Board; "Board";
- (b) "Township" shall mean Corporation of the Township of Etobicoke; and "Township";
- (c) "Village" shall mean Police Village of Thistle town. "Village".

2. Where a petition signed by at least two-thirds of the ratepayers of the Village as shown by the last revised assessment roll, praying for the dissolution of the Village, or a resolution of the trustees of the Village requesting such dissolution, is lodged with the clerk of the Township, the Township shall apply forthwith to the Board accordingly. Application
to Board.

3.—(1) Upon an application under section 2 the Board may by order, on such terms as it may deem expedient, dissolve the Village, such dissolution to take effect on a day to be named therein and upon the day so named the lands comprising the Village shall be annexed to and form part of the Township for all municipal purposes. Powers of
Board.

(2) The order of the Board may declare that the lands so annexed shall be a local improvement area. Local im-
provement
area.

(3) Upon dissolution of the Village the assets thereof shall be deemed to be assets of the Township and the debts and Assets and
liabilities.

liabilities of the Village shall be assumed by the Township, but shall continue to be a charge upon the lands comprising the Village or part thereof in the same manner as if the Village had not been dissolved.

Public
hearing
to be held
by Board.

4. The Board before proceeding with an application under section 3 may require that the question of dissolution be submitted to the electors of the Village and before making any order under section 3 shall hold a public hearing, upon such notice as the Board may direct, for the purpose of inquiring into the merits of the application and of hearing any objections which any person may desire to bring to the attention of the Board.

Correction
of errors
in tax
arrears
certificates.

5. Where a tax arrears certificate has been registered with respect to lands situate in the Township and the description of the lands in such certificate is incorrect or insufficient, the treasurer of the Township shall, with the approval of the Department of Municipal Affairs, register a correct or sufficient certificate reciting therein the reason therefor and such registration shall have the same effect as if the lands had been correctly or sufficiently described in the original certificate.

Commence-
ment of Act.

6. This Act shall come into force on the day upon which it receives the Royal Assent.

Short title.

7. This Act may be cited as *The Township of Etobicoke Act, 1943*.

CHAPTER 42.

An Act respecting the City of Hamilton.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

WHEREAS the Corporation of the City of Hamilton Preamble.
has by its petition prayed for special legislation to confirm a certain order of the Ontario Municipal Board annexing a portion of the Township of Saltfleet to the City of Hamilton; and whereas it is expedient to grant the prayer of the said petition;

Therefore, His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Order No. P. 713 of the Ontario Municipal Board, dated the 28th day of January, 1943, set out as schedule A hereto and as amended by this Act, is hereby confirmed. Municipal Board Order No. P. 713 confirmed.

(2) Any expenditures or liabilities incurred by the Corporation of the Township of Saltfleet or any local board thereof or the Corporation of the County of Wentworth from the 1st day of January, 1943, until the day of adjustment shall be taken into consideration in adjusting the assets and liabilities pursuant to section 10 of the said order. Expenditures and liabilities.

2. The said order shall have effect as from the 1st day of January, 1943. Effective date.

3. Any lands in the portion of the Township of Saltfleet annexed to the City of Hamilton by the said order and now used for agricultural purposes shall, so long as so used, be assessed in each year for a period of five years at such amount as may be agreed upon by the Corporation of the City of Hamilton and the person assessed or failing such agreement as shall be determined by the Ontario Municipal Board. Farm lands.

4. Clause 10 of Order No. P. 713 of the Ontario Municipal Board, set out as schedule A hereto, is amended by inserting after the word "Hamilton" in the second line the words "and the Board of Education of the City of Hamilton" and by inserting after the word "to" in the said second line the words Clause 10 of Board's Order amended.

“and shall be bound to make”, so that the said clause shall now read as follows:

10. The Corporations of the Township of Saltfleet, the County of Wentworth and the City of Hamilton and the Board of Education of the City of Hamilton shall be entitled to and shall be bound to make an adjustment of assets and liabilities pursuant to the provisions of Section 23 of *The Municipal Act*, and Section 38 of *The Public Schools Act* shall apply as between the municipalities and school sections affected by this Order and in the event of the parties hereto being unable to agree upon the adjustments of assets and liabilities, then such question of adjustments may be referred to Judge W. F. Schwenger, Junior Judge of the County Court of the County of Wentworth, or such other person as the Board may appoint, who shall make inquiry and report to the Municipal Board upon the adjustment of assets and liabilities and of rights, claims, liabilities and obligations referred to in clauses *a*, *b* and *c* of Section 2 of *The Municipal Amendment Act*, 1939, 3 Geo. VI, Chapter 30.

Commence-
ment of Act.

5. This Act shall come into force on the day upon which it receives the Royal Assent.

Short title.

6. This Act may be cited as *The City of Hamilton Act, 1943*.

SCHEDULE A

P.F.B.-1411 P. 713.

THE ONTARIO MUNICIPAL BOARD

Thursday the 28th day of January, A.D. 1943.

BEFORE:

R. S. COLTER, Esq., K.C.,
Chairman,W. P. NEAR, Esq., B.A.Sc.,
Vice-Chairman.IN THE MATTER OF The Municipal
Amendment Act, 1939, 3 Geo. VI,
Chapter 30, Section 2, andIN THE MATTER OF the Application by
The Corporation of the City of Hamil-
ton for annexation to the City of
Hamilton of that part of the Town-
ship of Saltfleet hereinafter men-
tioned and described.

Upon application of The Corporation of the City of Hamilton in the presence of:

A. J. Polson, K.C., for The Corporation of the City of Hamilton,
W. Morrison, K.C., Mayor of the City of Hamilton,
H. A. F. Boyde, K.C., for The Corporation of the County of
Wentworth,
Theo McCombs, K.C., for the Corporation of the Township of
Saltfleet,
F. F. Treleaven, K.C., and Harold Freeburne, President, for
The Greater Hamilton Development Company,
T. J. Mahony, for A. E. Harris and Corp. Estate,
W. S. Milmine, Reeve of the Township of Saltfleet,
A. McGregor, K.C., and Mrs. J. P. McGregor, for the Estate of
J. P. McGregor,
James W. Hamilton for Consumers Lumber Company,
T. F. C. Cole, for Wartime Housing Limited,
J. Demfur, for himself,
Mrs. Porter, for herself, and
Mrs. J. C. Morris, for herself,

and upon reading By-law No. 5345 of the Council, passed the 29th day of September, 1942, herein filed with the Board authorizing this Application, and upon hearing what was alleged by counsel on behalf of The Corporation of The City of Hamilton, The Corporation of the County of Wentworth, The Corporation of the Township of Saltfleet, the Mayor of the said City and the Reeve of the said Township and upon being satisfied that public notice of the hearing having been given as directed by the Board and upon holding a public hearing in the Council Chambers in the City Hall in the City of Hamilton on Friday, the 27th day of November, 1942,

THIS BOARD DOth ORDER AND PROCLAIM that that part of the Township of Saltfleet in the County of Wentworth described in Schedule "A" hereto be, and the same is hereby annexed to the City of Hamilton, and the said annexation shall take effect upon and subject to the following terms and conditions, namely:

1. That the taxes, assessments, rents, water, school and other rates in respect of the said annexed District to be levied by the City of Hamilton in respect of the said annexed territory, shall for the year 1943 and thereafter, be the same, and payable at the same time and in the same manner as taxes, assessments, rents, water, school and other rates, levied and raised from time to time on the property within the old boundaries of the City as they existed on the 1st day of January, 1891, and the assessment of the said annexed territory by the City shall, for the year 1943 and

thereafter, be on the same basis and made at the same time and in the same manner as in the said old boundaries of the City, except that the assessment by the Corporation of the City of Hamilton of the said annexed territory for the year 1943 may be taken by the City Assessors at any time after the date of this Order.

2. The Township of Saltfleet shall at all reasonable times allow The Corporation of the City of Hamilton, its servants and agents, access to the Assessment Rolls of the said portion of the said Township of Saltfleet and to all local improvement by-laws and local improvement assessment rolls, and also all plans, surveys and maps applicable to the said portion of the said Township for the purpose of making copies of the same named in the Act.

3. (a) All taxes imposed by the Township in the annexed area up to the day named in the Act confirming this Order and making it effective and all arrears of taxes owing in the said district shall belong to the Township of Saltfleet.

(b) The Corporation of the Township of Saltfleet shall forthwith prepare and furnish to The Corporation of the City of Hamilton a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to the 31st day of December, 1942, and the persons assessed therefor.

(c) The Corporation of the City of Hamilton shall have the right to collect all taxes belonging to said Township of Saltfleet in said district as set out in clause 3 (a) hereof, according to said special collector's roll, including the right to distrain for non-payment of said arrears, or if necessary the right to sell the said lands, if any, for non-payment of such arrears, as fully as if the said taxes had been assessed and levied by The Corporation of the said City, but the proceeds of the collection of such taxes, or any part of the same, after deducting therefrom the proper costs and expenses in connection with the collection of same, shall be repaid by the Corporation of the City of Hamilton to the said Corporation of the Township of Saltfleet within six months from the date of collection, provided that the said Corporation of the City of Hamilton shall proceed to collect the said arrears of taxes shown on said special roll, in the same manner as if it had assessed and levied the same, and for that purpose the City Corporation shall have all the rights and powers conferred upon municipalities by the Assessment Act, or other Act in force regarding the collections of arrears of taxes in the annexed area, but the City Corporation shall not be responsible to the Corporation of the Township of Saltfleet for any such arrears of taxes which it may be unable to collect.

(d) The Corporation of the Township of Saltfleet shall indemnify and save harmless the Corporation of the City of Hamilton from all loss, costs, charges and expenses arising from any act or omission of the Township of Saltfleet or their officials or servants in connection with the said Special Roll.

4. The Council of the Corporation of the City of Hamilton is hereby empowered to pass a by-law or by-laws defining the polling subdivisions of the said annexed district, and the City Clerk shall prepare from the last certified voters' list of the Township of Saltfleet, a supplementary list of voters containing the names of and the other particulars relating to the persons who would have been entitled to vote in such district or territory if it had not been detached, pursuant to Section 104 of The Municipal Act.

5. All rights, title and interest in The Corporation of the Township of Saltfleet, and The Corporation of the County of Wentworth in the highways and streets in the said area, together with any and all right, title and interest in any franchises or agreements heretofore given or made, and insofar only as they affect the portions of the said highways and streets in the area so annexed, shall vest in The Corporation of the City of Hamilton.

6. The adjustments of the assets and liabilities of the Hydro-Electric Commission of the Township of Saltfleet, shall be subject to the approval of the Hydro-Electric Power Commission of Ontario at the present actual

value, and the Hydro-Electric Power Commission of Ontario shall be the sole arbiter as between the Hydro-Electric Commission of the Township of Saltfleet and the Hydro-Electric Commission of the City of Hamilton.

7. Where any work heretofore has been constructed in the said district and such work is defective or insufficient, the Corporation of the City of Hamilton may proceed with the construction of required works under the provisions of The Local Improvement Act notwithstanding the lifetime of the first mentioned work has not expired.

8. The residents of the district to be annexed shall be entitled to water from the Hamilton Waterworks upon the same terms and conditions as the residents of Hamilton.

9. The annexed territory as described shall form part of ward eight (8) of the City of Hamilton.

10. The Corporations of the Township of Saltfleet, the County of Wentworth and the City of Hamilton shall be entitled to an adjustment of assets and liabilities pursuant to the provisions of Section 23 of The Municipal Act and Section 38 of The Public Schools Act shall apply as between the municipalities and school sections affected by this Order and in the event of the parties hereto being unable to agree upon the adjustments of assets and liabilities, then such question of adjustments may be referred to Judge W. F. Schwenger, Junior Judge of the County Court of the County of Wentworth, or such other person as the Board may appoint, who shall make inquiry and report to the Municipal Board upon the adjustment of assets and liabilities and of rights, claims, liabilities and obligations referred to in clauses a, b and c of Section 2 of The Municipal Amendment Act, 1939, 3 Geo. VI, Chapter 30.

PAYMENT of the Board's fee on this application, pursuant to R.S.O. 1937, c. 60, s. 104 and s. 107 (re-enacted by S.O. 1939, c. 47, s. 26 (3)), in the sum of \$35.00 is hereby acknowledged and confirmed.

(Seal)

"R. S. COLTER,"
Chairman.

Schedule "A"

ALL AND SINGULAR that certain parcel or tract of land and premises, situate, lying and being in the Township of Saltfleet, in the County of Wentworth, in the Province of Ontario, being composed of all those portions of lots thirty-two (32), thirty-three (33) and thirty-four (34) in the Broken Front, First and Second Concessions of the Township of Saltfleet, more particularly described as follows:—

Commencing at a point in the present eastern City limits of the City of Hamilton, which said point marks the intersection of the division line between the Townships of Barton and Saltfleet with a line drawn parallel with and distant One Hundred Feet (100' 0") southerly at right angles from the southern limit of Main Street in the said City of Hamilton.

Thence southerly along the said division line between the Townships of Barton and Saltfleet to its intersection with the present northern limit of the King's Highway No. 8.

Thence south-easterly and easterly along the said northern limit of the King's Highway No. 8, to where it intersects the western limit of lot sixty-four (64) in Parkdale Survey (Registered Plan No. 574).

Thence northerly along the said western limit of lot sixty-four (64) in Parkdale Survey to the north-west angle thereof.

Thence easterly along the northern limit of the said lot sixty-four (64) a distance of Fifteen Feet (15' 0") to the south-east angle of lot sixty (60) in the said Parkdale Survey.

Thence northerly parallel with the eastern limit of Parkdale Avenue to the north-east angle of lot forty-six (46) in Parkdale Survey.

Thence westerly along the northern limit of the said lot forty-six (46) a distance of Fifteen Feet (15' 0") to the south-east angle of lot forty-four (44) in Parkdale Survey.

Thence northerly and parallel with the said eastern limit of Parkdale Avenue to the north-west angle of lot thirty-eight (38) in Parkdale Survey.

Thence easterly along the northern limit of the said lot thirty-eight (38) a distance of Fifteen Feet (15' 0") to the south-east angle of lot thirty-seven (37) in Parkdale Survey.

Thence northerly and parallel with the said eastern limit of Parkdale Avenue to the north-east angle of lot twenty-seven (27) in Parkdale Survey.

Thence westerly along the northern limit of the said lot twenty-seven (27) a distance of Fifteen Feet (15' 0") to the south-east angle of lot twenty-five (25) in Parkdale Survey.

Thence northerly and parallel with the said eastern limit of Parkdale Avenue to the north-west angle of lot nineteen (19) in Parkdale Survey.

Thence easterly along the northern limit of the said lot nineteen (19) a distance of Fifteen Feet (15' 0") to the south-east angle of lot eighteen (18) in Parkdale Survey.

Thence northerly and parallel with the said eastern limit of Parkdale Avenue to the north-east angle of lot five (5) in Parkdale Survey.

Thence westerly along the northern limit of the said lot five (5) a distance of Fifteen Feet (15' 0") to the south-east angle of lot three (3) in Parkdale Survey.

Thence northerly and parallel with the said eastern limit of Parkdale Avenue to a point in the northern limit of Roxborough Avenue.

Thence easterly along the northern limit of Roxborough Avenue to a point distant One Hundred and Five Feet (105' 0") measured easterly at right angles from the said eastern limit of Parkdale Avenue.

Thence northerly and parallel with the said eastern limit of Parkdale Avenue to the southern limit of Barton Street.

Thence westerly along the said southern limit of Barton Street Forty-five Feet (45' 0") to a point distant Sixty Feet (60' 0") measured easterly thereon from the said eastern limit of Parkdale Avenue.

Thence northerly and parallel with the said eastern limit of Parkdale Avenue a distance of Two Hundred and Six Feet (206' 0") to a point.

Thence easterly and parallel with the said southern limit of Barton Street Forty-five Feet (45' 0") more or less to a point distant One Hundred and Five Feet (105' 0") measured easterly at right angles from the said eastern limit of Parkdale Avenue.

Thence northerly and parallel with the said eastern limit of Parkdale Avenue to the southern limit of the right-of-way lands of the Canadian National Railway (Main Line).

Thence westerly along the said southern limit of the last mentioned right-of-way lands to a point distant One Hundred Feet (100' 0") measured easterly at right angles from the said eastern limit of Parkdale Avenue.

Thence northerly along a line drawn parallel with and distant One Hundred Feet (100' 0") measured easterly at right angles from the eastern limit of Parkdale Avenue to its intersection with the southern limit of the Sixty-six Feet (66' 0") right-of-way of the Beach Spur of the Canadian National Railway.

Thence easterly along the said southern limit of the last mentioned right-of-way lands to a concrete monument planted at the north-west corner of Mayfair Survey (Registered Plan No. 00).

Thence northerly in a straight line to a concrete monument planted in the northern limit of the highway known as the Windermere Cut-off at the south-east angle of the lands conveyed by Industrial Sites Limited to the Corporation of the City of Hamilton by Instrument No. 24603 for the Township of Saltfleet duly registered in the Registry Office for the Registry Division of Wentworth on the 4th day of May, A.D. 1929.

Thence northerly along the eastern limit of the said lands and water lot as described in the said Instrument No. 24603 to the north-east angle of the said water lot, at the southern limit of Hamilton Harbour.

Thence westerly along the northern limit of the said water lot as described in Instrument No. 24603 and continuing westerly following the southern limit of Hamilton Harbour in all its windings to its intersection with the present eastern limits of the City of Hamilton, which is also the division line between the Townships of Barton and Saltfleet at this point.

Thence southerly along the present eastern limit of the City of Hamilton to the place of beginning.

CHAPTER 43.

An Act respecting the Village of Norwood.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

WHEREAS the Corporation of the Village of Norwood, ^{Preamble.} hereinafter called "the Corporation", has by its petition represented that the council of the Corporation did on the fourth day of January, 1943, submit the following question to the electors of the municipality qualified to vote on money by-laws,—

Are you in favour of the purchase by the Village of Norwood of the Norwood Skating and Curling Rink at a price of \$2,000.00?

when out of 127 electors voting on the question, 95 voted in the affirmative and 32 voted in the negative; that as the vote is favorable the Corporation desires to purchase such building from Carrie Ross, of the Township of Dummer; and whereas the Corporation has prayed that an Act may be passed for such purpose; and whereas it is expedient to grant the prayer of the said petition;

Therefore, His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subject to the approval of the Ontario Municipal Board, the council of the Corporation may purchase the building known as the Norwood Skating and Curling Rink, including equipment therein contained, from Carrie Ross and maintain and operate the same and pass a by-law to create therefor an indebtedness of \$2,000 against the Corporation payable in equal annual instalments within a term not exceeding ten years from the date of the approval by the said Board, together with interest at the rate of two and one-half per centum per annum. ^{Power to purchase and finance skating rink.}

2.—(1) In the event of the purchase of the said skating and curling rink as aforesaid it shall be under the management and control of a commission consisting of,— ^{Management.}

- (a) Two councillors to be appointed annually by the council of the Corporation; and
- (b) Three resident ratepayers who are not councillors, to be appointed annually by the council of the Corporation.

Organiza-
tion of
commission.

(2) The council of the Corporation may by by-law provide for the organization of such commission and for the establishment of the rights, duties, powers and obligations thereof, including the right to fix and collect prices for admission into and use of the said rink.

Short title.

3. This Act may be cited as *The Village of Norwood Act, 1943*.

CHAPTER 44.

An Act respecting the Townships of Osgoode and Gloucester.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

WHEREAS the Corporations of the Townships of Preamble.
Osgoode and Gloucester have by their petition represented that the said Townships are contiguous municipalities in the County of Carleton; that Long Island in the Rideau River lies opposite the said Townships; that by virtue of the provisions of *The Territorial Division Act*, Long Island is within the limits of the Township of Gloucester; that notwithstanding the provisions of the said Act, since the year 1870 the said Corporations have considered for all municipal purposes, including taxation, that part of Long Island lying opposite the Township of Osgoode to be part of the said Township and not a part of the Township of Gloucester; and whereas the petitioners have prayed for special legislation to remove the anomaly; and whereas it is expedient to grant the prayer of the said petition;

Therefore, His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The boundary line between the Townships of Osgoode and Gloucester is hereby extended westerly across Long Island in the Rideau River, the said boundary line so extended being a line extended across Lot 8 as shown on plan of the survey of Long Island in the Rideau River prepared by Robert Bell, P.L.S., and dated at By Town the 10th day of February, 1849, which line defining the boundary between the Township of Osgoode and the Township of Gloucester across said Island extends from the easterly boundary of said Lot 8 to the westerly boundary of the said Lot 8 and may be more particularly described as follows:

COMMENCING at a point in the westerly bank of the east branch of the Rideau River, at a distance of thirty-eight (38) links southerly, measured at right angles from the northerly boundary of Bridge street which crosses said Island and as shown on Registered Plan Number 15,

Gloucester, prepared by George F. Austin, P.L.S., and dated at Ottawa September 1862; THENCE westerly and parallel with the northerly boundary of the said Bridge Street and always at a distance of thirty-eight (38) links southerly therefrom when measured at right angles to the said northerly boundary of Bridge Street, which said parallel line is along the centre line of the travelled portion of Bridge Street as widened, by Plan Registered as Number 17, Gloucester, prepared by George F. Austin, P.L.S., and dated at Ottawa September 29 and 30, 1862; and continuing Westerly along said parallel line aforesaid to its point of intersection with the easterly boundary of Lot 1 on the west side of Island Street, as shown on the said Registered Plan 15, Gloucester; THENCE northerly along the easterly boundary of the said Lot 1, a distance of thirty-eight (38) links more or less to the northerly boundary of said Lot 1, which said last mentioned boundary is also the northerly boundary of the lands shown subdivided on the said Plan Number 15; THENCE westerly along the northerly boundary of the said Lot 1, a distance of one hundred and sixty-five (165) links more or less to the easterly bank of the west branch of the Rideau River.

Part of
Long Island
now part of
Osgoode
Township.

Rev. Stat.,
c. 3.

2. Notwithstanding the provisions of *The Territorial Division Act*, all that part of Long Island south of the boundary line extended in the manner set out in section 1 is hereby declared to be and form part of the Township of Osgoode for all purposes.

Part of
Long Island
now part of
Gloucester
Township.

3. Notwithstanding the provisions of *The Territorial Division Act*, all that part of Long Island north of the boundary line extended in the manner set out in section 1 is hereby declared to be and form part of the Township of Gloucester for all purposes.

Validation
of acts,—
Osgoode.

4. All acts and things heretofore done by the Corporation of the Township of Osgoode with respect to that part of Long Island made part of the said Township by this Act are hereby validated and confirmed.

Validation
of acts,—
Gloucester.

5. All acts and things heretofore done by the Corporation of the Township of Gloucester with respect to that part of Long Island made part of the said Township by this Act are hereby validated and confirmed.

Registrar
of deeds.

Rev. Stat.,
c. 170.

6. The registrar of deeds for the registry division of the County of Carleton shall in accordance with the provisions of *The Registry Act* make all necessary changes in the books of his office to give effect to the provisions of this Act.

Short title.

7. This Act may be cited as *The Townships of Osgoode and Gloucester Act, 1943.*

CHAPTER 45.

An Act respecting the Town of Petrolia.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

WHEREAS the Corporation of the Town of Petrolia has Preamble.
 by its petition represented that Canadian Oil Companies, Limited, has operated an oil refinery in Petrolia for more than twenty years despite the lack of water transportation facilities; that by *The Town of Petrolia Act, 1923*, a by-law 1923, c. 79. was validated which gave the Company a fixed assessment of \$10,000 on its property in Petrolia for a period of twenty years from the 1st day of January, 1923; that it is desired that the Company continue its operations in Petrolia; that on the 9th day of November, 1942, the council of the Corporation by the affirmative vote of three-quarters of all the members thereof did enact a by-law authorizing a fixed assessment agreement between the Corporation and the Company; that on the 4th day of January, 1943, the said council did submit to the electors of Petrolia the following question: "Are you in favour of granting to Canadian Oil Companies, Limited, a fixed annual assessment for purposes of municipal taxation of \$50,000 for a period of 10 years, from 1st January, 1943, as provided by By-law number 1649 passed by the Municipal Council of the Town of Petrolia?" and of the electors who voted thereon, 567 voted in the affirmative and 36 voted in the negative; and whereas the Corporation has prayed that an Act may be passed validating the said by-law and agreement; and whereas it is expedient to grant the prayer of the said petition;

Therefore, His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. By-law number 1649 of the Corporation of the Town of Petrolia enacted by the council thereof on the 9th day of November, 1942, and set out as schedule A hereto, is confirmed and declared to be valid and binding upon the said Corporation and the ratepayers thereof. By-law No. 1649 validated.

2. The agreement dated the 5th day of October, 1942, Fixed assessment agreement validated. between the Corporation of the Town of Petrolia and Canadian

Oil Companies, Limited, which is annexed to and incorporated in By-law number 1649 of the said Corporation is confirmed and declared to be valid and binding upon the said Corporation and the ratepayers thereof and upon the said Company.

School
and local
improvement
rates not
affected.

3. Notwithstanding anything contained in the by-law mentioned in section 1 or in the agreement mentioned in section 2 or in this Act, the property of Canadian Oil Companies, Limited, in the Town of Petrolia shall be liable for assessment and taxation for school purposes and local improvements in the same manner and to the same extent as if this Act had not been passed.

Short title.

4. This Act may be cited as *The Town of Petrolia Act, 1943*.

SCHEDULE A

BY-LAW NUMBER 1649

A by-law authorizing the execution of a certain agreement dated the 5th day of October, 1942, made between the Corporation of the Town of Petrolia and Canadian Oil Companies, Limited, providing for the fixing of the assessment of the said Company and its property at Petrolia at the sum of \$50,000.00 per annum for ten years on the terms and conditions set forth in said agreement.

WHEREAS an agreement has been entered into between the Corporation of the Town of Petrolia and Canadian Oil Companies, Limited, providing inter alia for the fixing of the assessment of the said Company and of its property in Petrolia for purposes of municipal taxation, excepting taxation for school purposes, unemployment relief purposes and local improvements, at the sum of \$50,000.00 per annum for ten years from 1st January, 1943:

NOW THEREFORE the Council of the Corporation of the Town of Petrolia enacts as follows:—

1. The annual assessment of Canadian Oil Companies, Limited, and of the property thereof, as well present as future, in the Town of Petrolia on which the oil refinery and works of the said Company are now or shall hereafter be situate, including the buildings, plant, machinery and other personal property thereon or therein and any pipe lines in connection therewith, shall, for purposes of municipal taxation, excepting taxation for school purposes, unemployment relief purposes and local improvements, be fixed at the sum of \$50,000.00 for a period of ten years from and inclusive of the 1st day of January, 1943.

2. The Mayor and Clerk of the Corporation of the Town of Petrolia be and they are hereby directed and authorized to sign and execute said agreement dated the 5th day of October, 1942, which agreement is hereto annexed and is hereby incorporated in and forms part of this By-law and the said Clerk be and he is hereby directed and authorized to affix the corporate seal of the Corporation to the said agreement.

3. This By-law shall not come into force and take effect until validated and confirmed by a special act of the Legislature of the Province of Ontario.

Enacted this 9th day of November, 1942.

J. C. BISHOP,
Acting Mayor, Reeve.

(Seal)

H. W. McLEAN,
Clerk.

THIS AGREEMENT made the fifth day of October in the year of our Lord One thousand nine hundred and forty-two.

BETWEEN:

THE CORPORATION OF THE TOWN OF PETROLIA, herein-
after called the "Corporation"

—and—

OF THE FIRST PART;

CANADIAN OIL COMPANIES, LIMITED, hereinafter called
the "Company"

OF THE SECOND PART.

WHEREAS the Company has established within the Town of Petrolia

a large oil refinery industry and has been carrying on operations at the said Town for a number of years;

AND WHEREAS the Town of Petrolia is not advantageously situated for the operations of the Company owing to lack of water facilities for the transportation of the Company's products to and from its oil refinery and works;

AND WHEREAS the Corporation is desirous that the Company shall continue to maintain and operate the oil refinery and works at Petrolia and as an inducement to the Company so to do has agreed to fix the annual assessment of the said Company and of its lands, plant, works and machinery as hereinafter provided subject to and upon the terms and conditions herein set forth;

NOW THEREFORE THIS AGREEMENT WITNESSETH that the parties hereto do agree to and with each other as follows:

1. The Corporation agrees that it will pass or cause to be passed a by-law fixing the annual assessment of the Company and of the property thereof as well present as future, in the Town of Petrolia on which its oil refinery and works are now or shall hereafter be situate, including the buildings, plant, machinery and other personal property thereon or therein and any pipe lines in connection therewith, for purposes of municipal taxation, excepting taxation for school purposes, unemployment relief purposes and local improvements, at the sum of \$50,000.00 for a period of ten (10) years from and inclusive of the 1st day of January, 1943.

2. The Company agrees with the Corporation that it will operate its oil refinery and works at Petrolia for such period of each year as the business carried on will warrant and will employ daily during such operations, except during legal holidays and Sundays and when said refinery and works are unavoidably shut down or closed by reason of labour trouble, strikes, damage by fire, tempest or breakage necessitating the cessation of operations or other causes beyond the control of the Company at least one hundred (100) men.

3. The Corporation shall obtain special legislation from the Legislature of Ontario to authorize or confirm this agreement, shall make due application therefor and take all steps and prosecute the application therefor with all diligence and means within its command, it being understood and agreed that the expenses of obtaining such legislation shall be borne and paid for by the Company.

4. This agreement and everything herein contained shall enure to the benefit of and be binding upon the parties hereto, their successors and assigns respectively.

IN WITNESS WHEREOF the corporate seals of the respective parties are hereunto affixed, attested by the hands of the proper officers in that behalf.

SIGNED, SEALED AND DELIVERED

THE CORPORATION OF THE TOWN OF
PETROLIA

In the presence of:

F. J. HIMBURY.

C. W. WALKER.

K. C. KERR,
Mayor.
(Seal)

H. W. McLEAN,
Clerk.

CANADIAN OIL COMPANIES, LIMITED

J. IRWIN,
President.
(Seal)

H. F. HOECKER,
Secretary.

CHAPTER 46.

An Act respecting the Incorporated Synod of the
Diocese of Ontario and St. Thomas Church,
Belleville.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

WHEREAS the Incorporated Synod of the Diocese of ^{Preamble.} Ontario and the Rector of St. Thomas Church in the City of Belleville have by their petition represented that on the 1st day of June, 1830, His late Majesty King George IV did grant certain lands in the City of Belleville to the Rector and Church Wardens of the Church of England in the Town of Belleville; that after the determination of the estate thereby limited to the said Rector and Church Wardens, the said lands were to be held by His late Majesty King George IV and his successors to and for the use, benefit and advantage of the Minister of the Church at Belleville, resident and doing duty there for the time being according to the rights and ceremonies of the Church of England as more particularly set forth in the grant to the Reverend Thomas Campbell, *et al*, recorded the 1st day of June, 1830, Lib. E, Fol. 99, 100, 101, 102, and entered and registered in the registry office for the County of Hastings in Book V for the City of Belleville on the 4th day of January, 1884, as number 7523; that it is desirable to sell a portion of the said lands; that the said Synod, with the consent of the said Rector, has agreed to sell the said portion to The Bell Telephone Company of Canada for the sum of \$5,000; whereas doubts have arisen as to the right of the said Synod and the said Rector to convey the said portion; whereas the petitioners have prayed for special legislation to authorize the said sale; and whereas it is expedient to grant the prayer of the said petition;

Therefore, His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Incorporated Synod of the Diocese of Ontario, with the consent of the Rector of St. Thomas Church, Belleville, shall have full power and authority to sell and convey to The Bell Telephone Company of Canada for the sum of \$5,000 all that certain parcel or tract of land and premises ^{Power to sell certain lands.}

situate, lying and being in the City of Belleville, in the County of Hastings, being parts of Lots 22 and 23 on the East side of Church Street in the City of Belleville, in the County of Hastings, Province of Ontario, according to the government plan as laid down on Henry Carre's registered plan of the City of Belleville, the said parcel of land being more particularly described as follows:

Commencing at the north-west angle of said Lot 23 being the intersection of the southerly limit of Bridge Street of said City with the easterly limit of said Church Street; thence southerly in and along the said easterly limit of Church Street, a distance of one hundred and sixty-six feet; thence easterly parallel with the southerly limit of Bridge Street a distance of ninety feet; thence northerly parallel to the easterly limit of said Church Street a distance of one hundred and sixty-six feet to a point in the southerly limit of Bridge Street; thence westerly in and along the said southerly limit of Bridge Street ninety feet to the place of beginning.

When lands
to vest.

2. Upon payment of the said purchase money and delivery of the deed of conveyance with respect to the sale and purchase mentioned in section 1, the said lands shall vest in The Bell Telephone Company of Canada.

Application
of purchase
money.

3.—(1) The Bell Telephone Company of Canada shall not be obliged to see to the application of any of the purchase money for the lands described in section 1.

Idem.

(2) The said purchase money shall be paid to the Incorporated Synod of the Diocese of Ontario to be held in trust and invested until such time as it is required for the purchase or erection of a parsonage.

Idem.

(3) The interest accruing from the investment of the said purchase money shall be paid to the Rector and Wardens of St. Thomas Church, Belleville, and used to provide a residence for the said Rector.

The Crown.

4. This Act shall bind His Majesty.

Short title.

5. This Act may be cited as *The St. Thomas Church, Belleville, Act, 1943*.

CHAPTER 47.

An Act respecting the United Counties of Stormont,
Dundas and Glengarry.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

WHEREAS the Corporation of the United Counties of Stormont, Dundas and Glengarry has by its petition prayed for special legislation to validate by-law number 2818; and whereas it is expedient to grant the prayer of the said petition;

Therefore, His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. By-law number 2818 passed by the council of the said Corporation on the 29th day of January, 1943, to equalize the assessments of the several townships, towns and villages in the said Counties for the purposes of rating for the years 1943 and 1944, set out as schedule A hereto, is hereby confirmed and declared to be legal, valid and binding upon the corporations of the municipalities comprising the said Counties. By-law
No. 2818
validated.

2. This Act may be cited as *The Counties of Stormont, Dundas and Glengarry Act, 1943.* Short title.

SCHEDULE A

BY-LAW NUMBER 2818

By-law of the United Counties of Stormont, Dundas and Glengarry to equalize the Assessment of the several municipalities of said Counties for 1943 and 1944 levies.

WHEREAS it is expedient to pass a By-law to fix the equalized assessment of the different municipalities of Stormont, Dundas and Glengarry to be used for the basis for the levy for County Rates for the year 1943 and 1944.

BE IT THEREFORE ENACTED and it is hereby enacted that the following be the equalization of the assessment of the various townships, towns and villages of the United Counties of Stormont, Dundas and Glengarry and that the said equalization be the scale adopted for the assessment for the said townships, towns and villages for the year 1943 and 1944 for the purpose of County Rates:

Cornwall Town.....	\$ 9,439,340
Cornwall Township.....	6,912,237
Roxborough Township.....	1,843,006
Finch Township.....	1,719,190
Osnabruk Township.....	1,862,249
Finch Village.....	191,349
Williamsburg Township.....	1,848,482
Winchester Township.....	1,904,853
Mountain Township.....	1,442,433
Matilda Township.....	1,984,676
Morrisburg Village.....	742,792
Iroquois Village.....	468,637
Winchester Village.....	533,553
Chesterville Village.....	488,841
Charlottenburg Township.....	2,604,163
Lancaster Township.....	1 807,704
Lochiel Township.....	1,927,134
Kenyon Township.....	1,541,744
Lancaster Village.....	171,104
Alexandria Town.....	488,891
Maxville Village.....	317,921
	<hr/>
	\$40,240,299

Read a first time in Open Council this 29th day of January, A.D. 1943.

(Sgd.) A. K. MACMILLAN, <i>Clerk.</i>		(Sgd.) D. B. McDONALD, <i>Warden.</i>
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Read a second time in Open Council this 29th day of January, A.D. 1943.

(Sgd.) A. K. MACMILLAN, <i>Clerk.</i>		(Sgd.) D. B. McDONALD, <i>Warden.</i>
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Read a third time, passed, signed and sealed in Open Council this 29th day of January, A.D. 1943.

(Seal) (Sgd.) A. K. MACMILLAN, <i>Clerk.</i>		(Sgd.) D. B. McDONALD, <i>Warden.</i>
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CHAPTER 48.

An Act respecting the City of Sudbury.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

WHEREAS the Corporation of the City of Sudbury has Preamble.
 by its petition prayed for special legislation to establish a special reserve fund for use after the present war and to validate certain by-laws; and whereas it is expedient to grant the prayer of the said petition;

Therefore, His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The council of the Corporation of the City of Sudbury may, subject to the approval of the Department of Municipal Affairs levy in each year for the duration of the present war a sum, not exceeding such amount as is represented by one mill on the dollar of the whole rateable property liable to taxation for general purposes according to the last revised assessment roll, to be designated as a reserve fund for use after the war in providing an overhead bridge or subway on the Canadian Pacific Railway Company's right-of-way within the limits of the City of Sudbury, provided such sum does not cause an increase in the general tax rate, exclusive of school levy, in any year beyond that for 1943, and that the moneys levied under this section shall not be expended without the approval of the said Department. Right to establish reserve fund.

2.—(1) By-law 2185 finally passed by the council of the Corporation of the City of Sudbury on the 21st day of July, 1941, set forth as schedule A to this Act, providing for drainage work in Nolin's and Junction Creeks, including all schedules of assessments and allowances therein contained, and all debentures issued thereunder, are hereby ratified, confirmed and declared to be legal, valid and binding. By-law 2185 validated.

(2) Subject to the provisions of this Act, the provisions of *The Municipal Drainage Act* shall be applicable to by-law 2185 and to the drainage work authorized thereby. Municipal Drainage Act to apply. Rev. Stat., c. 278.

3. By-law number 2186 passed by the council of the Corporation of the City of Sudbury on the 21st day of July, By-law 2186 validated.

Rev. Stat.,
c. 278.

1941, set forth as schedule B to this Act, to provide for borrowing \$92,375.78 upon debentures to pay for the construction of a certain drainage work under *The Municipal Drainage Act* is hereby ratified and confirmed and declared to be legal, valid and binding.

Costs.

4. The costs of the proceedings taken in connection with the validation of by-laws 2185 and 2186, the costs of this Act and the costs for which the Corporation of the City of Sudbury is responsible in connection with the said by-laws, shall form part of the cost of the construction of the said drainage work.

Surplus
funds.

5. The Corporation of the City of Sudbury may with the approval of the Department of Municipal Affairs invest any surplus funds of the Corporation in debentures issued or to be issued under the provisions of by-laws 2185 and 2186 and unsold.

Ss. 305, 310
of *The
Municipal
Act* to
apply to
debentures
Rev. Stat.,
c. 266.

6. The provisions of sections 305 and 310 of *The Municipal Act* shall apply *mutatis mutandis* to all debentures to be issued under by-laws 2185 and 2186.

Commence-
ment of Act.

7. This Act shall come into force on the day upon which it receives the Royal Assent.

Short title.

8. This Act may be cited as *The City of Sudbury Act, 1943*.

SCHEDULE A

BY-LAW NUMBER 2185

A By-law to provide for deepening, widening and extending and providing new outlets for drainage works in the course of Nolin's and Junction Creeks in the City of Sudbury, and for borrowing on the credit of the municipality the sum of \$369,150.00 for completing the same.

WHEREAS drainage works have heretofore been constructed in the course of Nolin's and Junction Creeks out of the general funds of the municipality of the City of Sudbury, and the said works are inadequate to prevent damage to lands and roads;

AND WHEREAS it is deemed expedient to deepen, widen, extend and provide with new outlets the said drainage works;

AND WHEREAS the council of the said municipality has procured an examination to be made by Wm. McMullen, being a person competent for such purpose, of the said drainage works and the means proposed for their improvement and extension, and has also procured plans, specifications and estimates of the improved drainage works to be made by the said Wm. McMullen, and an assessment to be made by him of the lands and roads to be benefited by such drainage works, and of other lands and roads liable for contribution thereto, stating as nearly as he can the proportion of benefit, outlet and injuring liability which, in his opinion, will be derived or incurred in consequence of such drainage works by every road and lot or portion of lot, the assessment so made being the assessment hereinafter by this by-law enacted to be assessed and levied upon the roads and lots hereinafter in that behalf specially set forth and described, and the report of the said Wm. McMullen in respect thereof and of the said drainage works being as attached hereto.

AND WHEREAS the said council is of the opinion that the said drainage works are desirable;

THEREFORE the said municipal council of the said City of Sudbury, pursuant to the provisions of The Municipal Drainage Act, enacts as follows:—

1. That the said report and schedules thereof, plans, specifications, estimates, allowances, schedules, and assessments, are hereby adopted and are incorporated herein, and shall form a part of this by-law and the drainage works as therein indicated shall be made and constructed in accordance therewith.

2. The Mayor and Treasurer of the said City of Sudbury may borrow on the credit of the Corporation of the said City of Sudbury, the sum of \$369,150.00 being the funds necessary for the work and not otherwise provided for, and may for that purpose issue debentures of the Corporation at such times, in such amounts, and subject to such terms of payment, as may be authorized by the Ontario Municipal Board, with interest at the rate of $4\frac{1}{2}$ per centum per annum having coupons attached thereto for payment of the interest semi-annually, that is to say, debentures shall be dated on the day of issue thereof, and shall be payable in equal amounts in each of the ten years succeeding such date of issue, such debentures to be payable at the Royal Bank of Canada in the City of Sudbury, in the City of Toronto, or in the City of Montreal.

3. For paying the sum of \$119,355.00 the amount charged against lands and roads for benefit, and the sum of \$115,597.00 the amount charged against lands and roads for outlet liability, apart from lands and roads belonging to, or controlled by the municipality, and for covering interest thereon for ten years at the rate of $4\frac{1}{2}$ per centum per annum, special rates as shown in Schedule "B" and "C" of the Engineer's report, over and above all other rates shall be assessed, levied and collected (in the same

manner and at the same time as other taxes are levied and collected) upon the lots and parts of lots and roads shown in the said schedules, and the amount of the said total special rates and interest against each lot or part of lot, respectively, shall be divided into ten equal parts, and one such part shall be assessed, levied and collected as aforesaid in each year for ten years after the final passing of this By-law.

4. For paying the sum of \$115,541.00 the amount assessed against the said roads and lands of the Municipality and for covering interest thereon for ten years at the rate of $4\frac{1}{2}$ per centum per annum a special rate in the dollar, sufficient to produce the said yearly amount therefor, shall over and above all other rates be levied and collected (in the same manner and at the same time as other taxes are levied and collected) upon and from the whole rateable property in the said City of Sudbury in each year for ten years after final passing of this By-law.

5. For paying the sum of \$18,657.00 assessed against the Municipality for improvement of highway bridges and for covering interest thereon for ten years at the rate of $4\frac{1}{2}$ per centum per annum, a special rate in the dollar, sufficient to produce the said yearly amount therefor, shall, over and above all other rates, be levied and collected (in such manner and at the same time as other taxes are levied and collected) upon and from the whole rateable property in the said City of Sudbury in each year for ten years after the final passing of this By-law.

6. The several allowances made in the Engineer's report under Section 8 of The Municipal Drainage Act shall be allowed or paid by the municipality to the owners entitled thereto at the times and in the manner following, that is to say:

- (a) The allowance for severance under sub-section 5 of Section 8 shall be payable within six months after the final passing of this By-law.
- (b) The allowances under sub-section 6 of Section 8 for private ditch or drain incorporated into the drainage work shall be payable within six months after the final passing of this By-law.
- (c) The allowances under sub-section 7 of Section 8 as compensation for damages to lands and crops (if any) occasioned by disposal of material shall be payable before work is commenced on the lands affected.
- (d) The allowances under sub-section 8 of Section 8 for lands belonging to persons, companies or corporations, which it is necessary to use for the purpose of the construction of the drainage work, shall be payable within six months of the final passing of this By-Law.
- (e) The allowances under sub-section 9 of Section 8 for possible insufficient capacity of the drainage work or insufficiency of its outlet, made to owners of lands assessed for benefit, shall be deducted from the total amount of the benefit assessments on such lands, and the annual payments shall be reduced accordingly. The allowances under sub-section 9 of Section 8 for possible insufficient capacity of the drainage work or insufficiency of its outlet, made to owners of lands not assessed for benefit, shall be payable within twelve months after the final passing of this By-law.

7. Any grant received under The Provincial Aid to Drainage Act, R.S.O. 1937, Chapter 70, shall be applied to pro rata reduction of the several assessments herein made, in the manner prescribed by the said Act.

8. This by-law together with notice of the sitting of the Court of Revision and notice as to proceedings to quash, shall be published in pamphlet form and served upon each of the assessed owners or other persons and in the manner as provided by The Municipal Drainage Act, and shall come into force upon and after the final passing thereof, and may be cited as the Nolin's and Junction Creeks By-law 1941.

READ a first and second time and provisionally passed this 24th day of February, 1941, and finally passed in Open Council this 21st day of July, 1941.

[SEAL

(Signed) W. S. BEATON,
Mayor.

(Signed) H. P. McKEOWN,
Clerk.

ENGINEER'S REPORT
ON SUDBURY MUNICIPAL DRAINAGE
CITY OF SUDBURY
Ontario

W. B. McMULLEN
Engineer.

Sudbury, Ontario,
April 5, 1939.

To the Mayor and Council,
City of Sudbury,
Sudbury, Ontario.

Gentlemen:

In compliance with your instructions contained in By-law 1922 I have made an examination of Nolin's and Junction Creeks and submit my report together with plans, profiles, specifications, and assessments for deepening, widening, and extending the said works and providing them with a new outlet.

As authorized in my instructions I have retained the services of F. C. Lane, George A. McCubbin and N. B. MacRostie, Ontario Land Surveyors and Civil Engineers, for the making of the necessary surveys and plans and for the purposes of making this Report.

The works proposed are briefly as follows:

1. ON NOLIN'S CREEK. The construction of a channel partly by cedar cribbing and partly by reinforced concrete from the end of the present crib channel about five hundred feet east of College St. to an outlet in Junction Creek. This work will follow the general course of Nolin's Creek with variations made to secure better alignment. In order to secure a better outlet it is proposed to divert the channel across Lots 10 and 11 Young St. and Lot 123 Elm St. to enter Junction Creek south of Elm St.

2. ON JUNCTION CREEK. It is proposed to repair the present cedar cribbing from a point near the present outlet of Nolin's Creek to Elm St. and thence to continue cedar cribbing along the course of Junction Creek with variations to secure better alignment as far as Station St. From Station St. to the rock-cut near Kelly Lake Road it is proposed to repair and improve Junction Creek by open excavation following generally in the present course of the creek with variations to improve the alignment.

Details of the work and of the lands in any way affected are shown on the plans, profiles, and specifications which form a part of this Report.

ALLOWANCES UNDER SECTION 8 OF THE
MUNICIPAL DRAINAGE ACT

I determine the amounts to be paid to owners under sub-sections 5, 6, 7 and 8 of Sections 8 of The Municipal Drainage Act as shown in Schedule "A" of this report, and for the following purposes:

1. Allowances under sub-section 5 are intended to compensate owners whose lands are, by the drainage work, severed into two parts or severed from access to a public highway. These allowances are in lieu of construction of, or allowance for, bridges under sub-section 3 and 4. Where the proposed drainage work is constructed as a covered concrete channel the top slab may be used in lieu of bridges for such loads as may be authorized by the City Engineer.

2. Allowances under sub-section 6 for private ditch or drain are in payment for any private work forming complete or partial sections of the

proposed drainage work. Included under this heading are concrete walls or floors of buildings which will serve as side walls or cover for the proposed concrete channel of Nolin's Creek.

3. Allowances under sub-section 7 are intended as compensation for damage to lands and crops (if any) occasioned by disposal of materia taken from the drainage work, including excavation, removal and depositing thereof.

4. Allowances under sub-section 8 are for the value to the drainage work of any lands belonging to persons, companies, or corporations, which it is necessary to use for the purpose of the construction of the drainage work. Land so taken is to be used for the purpose of the drainage work only, and is clearly shown on the detail plans forming part of this Report.

It is neither advisable nor economically possible to construct a drainage work of such depth, capacity, and outlet, as would insure against damage under abnormal or unforeseen circumstances. I therefore determine that the owners of all lands hereinafter assessed for benefit shall be allowed for any possible insufficient capacity of the drainage work or insufficiency of its outlet, the amounts shown in Schedule "B" under the heading of sub-section 9 section 8 and for the same reason I determine the allowances to be paid to owners of lands not assessed for benefit for the amount as shown therefor in the same schedule.

I estimate the cost of the proposed work exclusive of additional or excess cost of the portion on the lands of the C.P.R. due to the construction and operation of the railway as follows:

1. IN THE TOWNSHIP OF MCKIM

From the outlet to Long Lake Road
70,000 cu. yds. earth excavation and 2,000 cu. yds. of rock
excavation.....\$ 19,900.00

2. IN THE CITY OF SUDBURY

(a) From Long Lake Road to Station St.
37,500 cu. yds. earth excavation.....\$ 8,250.00
(b) Station St. to old outlet of Nolin's Creek. Cedar
cribbing including excavation..... 89,170.00
(c) Nolin's Creek from Elm St. to Beech St. Concrete
sections including excavation..... 103,950.00
(d) Beech St. to 500 ft. east of College St. Cedar cribbing
including excavation..... 24,100.00
(e) Extending storm water drain rendered necessary by
changing course of creeks..... 1,200.00
(f) Improvement to highway bridges rendered necessary
by the drainage work..... 18,550.00

3. Allowances to be paid to owners under sub-sections 5, 6, 7,
8 of Section 8 of the Municipal Drainage Act.

(a) In the Township of McKim.....\$ 3,216.00
(b) In the City of Sudbury..... 43,144.00

4. Allowances to owners under sub-section 9 of Section 8 of
the Municipal Drainage Act, to be deducted from the
Assessment for Benefit.....\$ 14,270.00

5. Expenses incidental to the work.

(a) Engineering and Superintendence.....\$ 26,400.00
(b) Clerical work, preparing, printing, and serving of
by-laws..... 12,000.00
(c) Legal, Debenture and Court of Revision costs..... 5,000.00

\$369,150.00

I assess the above estimated cost as shown, in Schedule "B" being the Assessment for Benefit, in Schedule "C" being the Assessment for Outlet Liability and in Schedule "D" being the assessment against the City of Sudbury for Highway bridges.

In addition to the work provided for in the above estimates and schedules of assessments it will be necessary to deepen the culvert under the tracks of the C.P.R. Co. where they cross Junction Creek near Station St. I estimate the cost of deepening the channel if not increased by crossing the railway tracks at One Hundred (\$100.00) Dollars and I assess against the said Railway Co. and its right of way and yards in the City of Sudbury all costs of lowering this culvert in excess of the said amount of One Hundred (\$100.00) Dollars.

The culvert shall have a concrete floor or invert conforming to the grade line of the drainage work and a cross sectional area as shown on the plans and specifications forming part of this Report.

The Railway Co. has the option of performing this work and in the event of its exercising such option and performing the said work it shall be paid the said amount of One Hundred (\$100.00) Dollars towards the cost thereof.

It is further necessary in constructing that portion of the drainage work across the right of way between Lisgar St. and Elm St. to increase the strength of the work to serve as a railway culvert. The cost of this portion if constructed uniform with adjoining portions of the work I estimate at Six Thousand Seven Hundred and Fifty (\$6,750.00) Dollars and I assess against the said Railway and its said right of way all cost of this portion in excess of the said amount. This work when constructed must conform to the grade, cross sectional area and type of construction set out in the plans and specifications forming part of this report.

The Railway Co. has the option of constructing the said portion across the said right of way and in the event of its exercising such option and constructing the said portion it shall be paid the said amount of Six Thousand Seven Hundred and Fifty (\$6,750.00) Dollars towards the cost thereof.

MAINTENANCE OF WORK

After completion the work is to be maintained in the manner provided by the Municipal Drainage Act. That is to say the City of Sudbury is to maintain the whole of the work within the City and on the road allowance between the City and the Township of McKim.

The Municipality of the Township of McKim is to maintain the portion of the work within its limits.

The cost of maintenance in both Municipalities is to be borne by assessments on lands and roads in the City of Sudbury in the same relative proportions as herein assessed, subject to variations if any, made under authority of the Municipal Drainage Act.

I have the honour to be, Gentlemen,

Your obedient servant,

(Signed) WM. McMULLEN.

We have consulted with City Engineer W. B. McMullen in the preparation of the foregoing report. We approve the design of the work, the scale of the several allowances, and the principle of assessment.

(Signed) GEO. A. McCUBBIN.

(Signed) N. B. MACROSTIE.

SPECIFICATION FOR THE IMPROVEMENT OF NOLIN'S AND
JUNCTION CREEKS IN THE CITY OF SUDBURY AND
TOWNSHIP OF McKIM

GENERAL CONDITIONS

Tenders will be received and contracts awarded only in the form of lump sum for the completion of the whole work or specified sections thereof in accordance with the plans, profile, cross sections and specifications. Before tendering contractors are expected to examine the location and make their own tests and estimates of the nature, extent and value of the work. They are expected also to examine the plans, profiles, cross sections, and specifications and will be at liberty to examine any data in the possession of the Municipality or of the Engineer. No contracts will be let on either a unit or classification basis.

All the work included in any contract must be completed on or before the date fixed at the time of contract and must at the time of completion and final inspection be in first class condition and comply fully with the specifications. Final inspection will be made by the commissioner or engineer within twenty days after the commissioner has received notice in writing from the contractor that the work is completed, or as soon thereafter as weather permit.

Contractors will be held liable for any damages or expenses occasioned by their failure to complete the work on time and for any expenses of inspecting, superintending, reselling or restaking due to their neglect or failure to prosecute the work satisfactorily or to do it properly, also for any damages occasioned by leaving fences open or by any negligence in carrying on the work. Any such expenses or damages may be deducted by the commissioner from the amount of the contract or may be recovered by the Municipality from the contractor and his sureties.

These specifications shall be supplemented with a complete set of general specifications of the City of Sudbury for the purpose of all tenders which are called for this work.

EQUIPMENT ON THE WORK

Where the work is considered suitable for use of a dragline excavator the contractor in bidding on these sections of work shall state in their tenders that they have suitable machinery of this type available for the work. Where the work is of a type requiring the use of other machinery the contractor in his or their tender shall state that such machinery will be placed on the work and in all cases any machinery placed on this work must remain until such times as the work, or as that particular contract is completed, or a release for the machinery is procured in writing from the Engineer or Superintendent in charge of the work for the Municipality.

STAKES AND GRADES

Stakes and grades on all sections of the work shall be set by the Engineer in charge of the work for the Municipality. Contractors will be held responsible for the preservation of grades in their original position during the progress of the work, and also for seeing that bench marks are not destroyed, defaced or covered with excavated material.

ALIGNMENT

The Engineer of the Corporation shall establish the centre line of the work on any sections of the work undertaken. The finished work must conform to the alignment shown on the plans.

PROFILE

Excavation must be made at least to the depth intended by the grade line on the profile, which grade line is governed entirely by bench marks. The profile shows for the convenience of contractors and others the

approximate depth of excavation from the surface of the ground. Excavation shall be made to the grades and to the slopes as specified and shown on the plans. All slopes in earth excavation must be hand-trimmed to the slope of one and one-half feet horizontal to one foot vertical.

DISPOSAL OF MATERIAL

Material excavated from the work shall be disposed of as specified in the separate contracts at the time of letting.

BRIDGES

The contractor shall excavate and drain to its full depth and bottom width underneath all highway bridges. There shall be constructed, as shown on the detailed plans, a concrete floor underneath each bridge.

DESCRIPTION OF THE WORK

This specification and the report, plans, profiles and cross sections bearing the same date apply to and govern the improvement of Nolin's and Junction Creeks in the City of Sudbury and the Township of McKim commencing 500 lin. ft. east of College St. Bridge on Nolin's Creek and extending to an outlet for Nolin's Creek in Junction Creek and commencing near the old outlet of Nolin's Creek on Junction Creek and extending on Junction Creek to an outlet near Kelly Lake Road in the Township of McKim a total distance of 17,686 lin. ft. more or less.

THE WORK SHALL CONSIST OF:

1. Open cut earth excavation with channel width of twenty-five feet bottom and side slopes of $1\frac{1}{2}$ feet horizontal to one foot vertical. This class of construction shall extend from Station St. in the City of Sudbury to the outlet near Kelly Lake Road in the Township of McKim, a distance of 12,317 lin. ft. more or less.
2. Open channel with earth bottom of 30 feet in width and vertical cedar cribbed sides. The class of construction shall extend:
 - (a) On Junction Creek—From Station St. in the City of Sudbury to a point near the present outlet of Nolin's Creek, a distance of 2,459 lin. ft. more or less.
 - (b) On Nolin's Creek—From Beech St. to a point 500 ft. more or less east of College St. to join the present cedar cribbing, an open channel, with earth bottom and cedar cribbed sides.
3. There shall be constructed a channel with reinforced concrete sides bottom slab and top slab to the sizes set forth on the plans namely:
 - (a) From the new outlet at Junction Creek to the Burrough's Block a concrete channel with a cross sectional area of 192 sq. ft. This section shall be 16 ft. wide and 12 ft. high, inside measurements.
 - (b) From the Davis Block (Lot 165 Elm St.) to the present covered section the culvert shall be 20 ft. wide and 11 ft. high, inside measurements.
 - (c) On that section of Creek which is covered with buildings, namely, Lots 1 and 2 Elm St., Lot 165 Elm St. and Lisgar St. The existing walls are to be used and a concrete invert placed throughout this section.
4. A concrete invert shall be constructed under each Highway bridge as set forth on the plans.
5. The corner of the building known as the Burrough's Block shall be cut off as shown on the plans and the roof slab of the Creek opening shall be supported by constructing a new concrete wall and installing I-Beams to support the floor loads.

6. The wall of the building known as the Davis Block shall be removed as shown on the plans and steel beams installed to support the floor of the building.

7. The present deck of Durham St. Bridge shall be removed and a flat slab constructed to replace the present beams as shown on the plans.

CROSS SECTIONS

Cross sections of the drain are shown on the plans. The sections show the bottom width and side slopes to which the excavation is to be maintained.

DISPOSAL OF MATERIAL

Material excavated from the work is to be used to fill the abandoned channel where it is considered by the Engineer to be practicable. Excavated material when not considered necessary by the Engineer to back-fill abandoned channel may be used to fill property adjoining the work and abutting property. Owner may apply to have excavated material placed on his property as fill and where it is considered economical to do so the Engineer may order fill placed on the property at a cost of ten (10c) cents per cu. yard.

OBSTRUCTIONS

Any obstructions encountered in the course of the work must be removed by the contractor.

BRIDGES

Excavation and concrete work under all bridges must be carried out in such a way that no escape of material from under or around footings. Sheet piling shall be used on this work and the Engineer may, if he should consider necessary, order extra sheeting or bracing to be installed at any structure and such order shall not be considered as an extra to the work and no extra payment shall be made to the contractor for the same.

STAKING OF CHANNEL

The centre line of the channel on any or all sections of the work shall be staked at the time of commencement of the work. The contractor shall protect all Engineer's stakes and shall be held responsible for the preservation of all stakes in their original positions and also for seeing that bench marks are not destroyed.

BENCH MARKS

The following Bench Marks have been established and are described below giving the elevation and location of each:

1.	On Beech St. Bridge, North Sidewalk, N.E. Corner.....	850.55
2.	On Durham St. Bridge, East Sidewalk, N.E. Corner	847.24
3.	On Elm St. Bridge, South Sidewalk, S.E. Corner.....	849.97
4.	On Larch St. Bridge, South Sidewalk, S.E. Corner.....	845.00
5.	On Minto St. Bridge, West Sidewalk, N.E. Corner.....	843.71
6.	On Long Lake Road Bridge, N.W. Abutment Top.....	837.30
7.	Base of Rail Stobie Branch and Culvert.....	851.90

PROFILE

All work must conform to the profile and grades shown on the plans. A careful check shall be taken by the Engineer in charge to satisfy himself that the work conforms to the profile but this check of profile shall not relieve the contractor in any way of the full responsibility for the work.

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "A"—AMOUNTS TO BE PAID TO OWNERS UNDER SUB-SECTIONS 5, 6, 7
AND 8 OF SECTION 8 OF THE MUNICIPAL DRAINAGE ACT.

Owner	Street	Lot Number or Part of Lot	Sub-Sec. 5 Section 8 Severance	Sub-Sec. 6 Section 8 Private Work	Sub-Sec. 7 Section 8 Damages for Disposal	Sub-Sec. 8 Section 8 Land Purchase	Sub-Sec. 9 Section 8 Compen- sation	Total
Mason, W. E.	Fir St.	E. 251' of S. Pt. of Block Y	\$	\$	\$	\$	\$	\$
St. Joseph's Hospital	Fir St.	Pt. 5 and 6, Con. 4	1.00	440.00	441.00
Mason, W. E.	Beech St.	187	1.00	400.00	401.00
Laberge, J. A.	Durham St.	186	1.00	25.00	26.00
Derro, P.	Durham St.	Pt. Lot 5, Con. 4	150.00	1.00	100.00	251.00
Norris, Wm.	Elm St.	N. 37' of 157	128.00	1.00	100.00	229.00
Davis & Turpin.	Durham St.	Pt. Lot 5, Con. 4	135.00	1.00	90.00	226.00
Stipich, A.	Beech St.	25	13,259.00	150.00	13,409.00
Davis & Turpin.	Beech St.	24 and W. 2' 2 of 23	10.00	300.00	310.00
C.P.R. (Stobie Branch.)	Right-of-Way	10.00	25.00	35.00
Davis, C.	Borgia St.	S.W. 25' of 1	1.00	213.00	214.00
Silverman, A.	Borgia St.	E. 1/2 of 1	1.00	1.00
Curley, L.	Borgia St.	W. 1/2 of 1	1.00	1.00
Donovan, Mrs. E.	Borgia St.	N.W. Pt. of 2	1.00	610.00	611.00
Davis, C.	Elm St.	E. 44' of 165 and Pt. of 2 (Borgia St.)	720.00	720.00
Bertrand, J. B.	Elm St.	163	1.00	279.00	280.00
Davis, C.	Elm St.	E. 29' 5' of 162	1.00	318.00	319.00
Pilon, J.	Elm St.	W. 20' 7" of 162	1.00	112.00	113.00
Pilon, J.	Elm St.	161	1.00	1.00
Charette, A. and E.	Elm St.	1 and N. 20' of 2	775.00	1.00	110.00	896.00
Charette, Emil.	Elm St.	E. 30' of 2	50.00	50.00
Charette, A. and E.	Elm St.	N. 1/2 of 3	1.00	50.00	51.00

Charette, Emil	Elm St.	E. ½ of 3.	1.00	100.00	101.00
Polack, Dr. S.	Elm St.	4.	1.00	200.00	201.00
Charette, A. and E.	Borgia St.	3 and Pt. 4 (Rear Pt.)	1.00	90.00	91.00
Coltrinari, P.	Elm St.	5.	1.00	60.00	61.00
Mackey, J. J.	Elm St.	6, 7 and 8.	1.00	350.00	351.00
Mackey, J. J.	Samuel St.	S. Pt. of 20 and 21.	1.00	60.00	61.00
Hennessy, D. L.	Elm St.	Pt. Lot 5, Con. 4.	1.00	43.00	44.00
Cooper, Mrs. Leah.	Elm St.	Pt. Lot 5, Con. 4.	1.00	164.00	165.00
Riddell Estate.	Borgia St.	Rear Pt. of 5.	1.00	1.00	1.00
Riddell Estate.	Borgia St.	Rear Pt. of 6.	1.00	1.00	1.00
Helpert, Mrs. F.	Samuel St.	S. Pt. of 21 and Lot 20.	1.00	120.00	121.00
Proulx, Claire.	Samuel St.	22.	1.00	48.00	49.00
City of Sudbury	Young St.	10.		3,350.00	3,350.00
City of Sudbury	Young St.	11.		2,700.00	2,700.00
Get Gas Co.	Elm St.	123.		4,000.00	4,000.00
Y.M.C.A.	Elm St.	Pt. Lot 5, Con. 3.	50.00	350.00	400.00
Dorsett, Mrs. E. C.	Elm St.	E. Pt. of 122.	7.00	80.00	87.00
Polack, Dr. S.	Cedar St.	W. 95' of 122.	3.00	40.00	43.00
Hotel Coulson Limited.	Cedar St.	E. Pt. of 69.	1.00	108.00	109.00
Morrison, Dr. W. C.	Drinkwater.	1 and 2.	1.00	60.00	61.00
Sickery, Ed.	Larch.	5.	1.00	90.00	91.00
City of Sudbury	Larch.	6.	1.00	130.00	131.00
Davis, C.	Larch.	68.		150.00	151.00
Laberge Lumber Co.	Larch.	S. 20' of 1.		2,600.00	2,600.00
Laberge Lumber Co.	Duncan Lane.	2.		500.00	500.00
Laberge Lumber Co.	Duncan Lane.	N. 20' of 3.			
Laberge Lumber Co.	Larch St.	N. Pt. of 1.			
Palm Dairies Co.	Duncan Lane.	S. 20' of 3.			
Palm Dairies Co.	Duncan Lane.	4.		750.00	900.00
Palm Dairies Co.	Duncan Lane.	5.	1.00	180.00	181.00
Palm Dairies Co.	Duncan Lane.	6.	1.00	12.00	13.00
Grant, Robt.	Shaughnessy St.	35.	1.00	10.00	11.00
Blue, Duncan, Estate.	Larch St.	4.	1.00	32.00	33.00
Bissett, Mrs. E., Estate.	Larch St.	5.			

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT
(Municipal Drainage Act)

SCHEDULE "A"—AMOUNTS TO BE PAID TO OWNERS UNDER SUB-SECTIONS 5, 6, 7
AND 8 OF SECTION 8 OF THE MUNICIPAL DRAINAGE ACT.

Owner	Street	Lot Number or Part of Lot	Sub-Sec. 5 Section 8 Severance	Sub-Sec. 6 Section 8 Private Work	Sub-Sec. 7 Section 8 Damages for Disposal	Sub-Sec. 8 Land Purchase	Sub-Sec. 9 Compen- sation	Total
Marrotte, Fred.....	Minto St.....	29.....	\$.....	\$.....	\$ 1.00	\$ 10.00	\$.....	\$ 11.00
City of Sudbury Mem. Park.....	Minto St.....		50.00			1,800.00		1,855.00
Prete, A.....	Grey St.....	Pt. Lot 5, Con. 3.....			5.00	300.00		301.00
Morrison, P.....	Station St.....	Pt. Lot 5, Con. 3.....			1.00	1,000.00		1,000.00
C.P.R. Co.....	Station to Douglas.....	Pts. Lots 5 and 6, Con. 3.....				1,000.00		1,000.00
City of Sudbury.....	Minto St. 225' E.....	Pt. Lot 5, Con. 3.....				640.00		640.00
Green, Philip.....	Elm St.....	9.....				25.00		26.00
Cybulka, Mrs. A.....	Young St.....	31.....			1.00	12.10		13.10
Bell, Miss E.....	Young St.....	30.....			1.00	19.50		20.50
Sharpe, Mrs. L.....	Young St.....	29.....			1.00	19.50		20.50
Raiche, A.....	Young St.....	28.....			1.00	19.50		20.50
Fitzpatrick, D. and J. and Mrs. S.....	Young St.....	27.....			1.00	19.50		20.50
Abraham, S.....	Young St.....	26.....			1.00	19.50		20.50
Abraham, Sadie.....	Young St.....	25.....			1.00	19.50		20.50
Levesque, Fred.....	Young St.....	24.....			1.00	19.50		20.50
Levesque, Fred.....	Young St.....	23.....			1.00	19.50		20.50
Levesque, E.....	Young St.....	22.....			1.00	19.50		20.50
Davis & Turpin.....	Young St.....	21.....			1.00	19.50		20.50
Davis, Chas.....	Young St.....	20.....			1.00	25.50		26.50
Carruthers, Mrs. A.....	Douglas St. (South).....	89.....			1.00	18.00		19.00
Smith, Isaac.....	Winchester St. (East).....	90.....			1.00	22.50		23.50

City of Sudbury.....	Douglas St. (South).....	91.....	1.00	24.75	25.75
City of Sudbury.....	Douglas St. (South).....	92.....	1.00	24.75	25.75
City of Sudbury.....	Douglas St. (South).....	93.....	1.00	9.00	10.00
City of Sudbury.....	Douglas St. (South).....	94.....	1.00	9.00	10.00
Kaliniainen, E.....	Douglas St. (South).....	95.....	1.00	9.00	10.00
City of Sudbury.....	Douglas St. (South).....	S. Pt. of 96.....	1.00	9.00	10.00
Syokas, Geo.....	Douglas St. (South).....	97.....	1.00	9.00	10.00
O'Gorman, Wm.....	Douglas St. (South).....	98.....	1.00	9.00	10.00
City of Sudbury.....	Douglas St. (South).....	S. Pt. of 99.....	1.00	9.00	10.00
Barbro, Louis.....	Winchester St. (West).....	195.....	1.00	29.25	30.25
Garbutt, H. and L.....	Riverside (North).....	188.....	1.00	9.00	10.00
Trache, Geo.....	Riverside (North).....	187.....	1.00	9.00	10.00
Daggett, Wm.....	Riverside (North).....	186.....	1.00	9.00	10.00
Yeomans, Victor.....	Riverside (North).....	185.....	1.00	9.00	10.00
Graham, Miss B.....	Riverside (North).....	184.....	1.00	9.00	10.00
City of Sudbury.....	Riverside (North).....	182 (N. Pt.).....	1.00	9.00	10.00
Chapman, Geo.....	Kilpatrick St. (East).....	175.....	1.00	38.25	39.25
City of Sudbury.....	Kilpatrick St. (East).....	107.....	1.00	31.50	32.50
City of Sudbury.....	Cross St. (East).....	162.....	1.00	23.65	24.65
City of Sudbury.....	Kilpatrick St. (West).....	N. and Rear of 163.....	1.00	38.25	39.25
MacGregor, Lloyd.....	Kilpatrick St. (West).....	164.....	1.00	9.00	10.00
Hoddy, T.....	Kilpatrick St. (West).....	165.....	1.00	9.00	10.00
City of Sudbury.....	Kilpatrick St. (West).....	166 (Rear Pt.).....	1.00	9.00	10.00
City of Sudbury.....	Kilpatrick St. (West).....	167 (West Pt.).....	1.00	9.00	10.00
Attle, John.....	Riverside (North).....	169.....	1.00	6.75	7.75
Attle, John.....	Riverside (North).....	168 (S.E. Pt.).....	1.00	22.50	23.50
Atkinson & Muir.....	Riverside (North).....	161.....	1.00	27.00	28.00
Caruthers, Mrs. A.....	Roxborough Dr. (N'rth).....	217.....	1.00	29.25	30.25
Caruthers, Mrs. A.....	Kingsm't Bd. (North).....	272.....	1.00	9.00	10.00
Caruthers, Mrs. A.....	Kingsm't Bd. (North).....	271 (N. Pt.).....	1.00	9.00	10.00
City of Sudbury.....	Kingsm't Bd. (North).....	270 (N. Pt.).....	1.00	9.00	10.00
City of Sudbury.....	Kingsm't Bd. (North).....	269 (N. Pt.).....	1.00	9.00	10.00
City of Sudbury.....	Kingsm't Bd. (North).....	268 (N. Pt.).....	1.00	9.00	10.00
Do'an, N. N.....	Connaught St. (West).....	366.....	1.00	22.50	23.50

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT
(Municipal Drainage Act)

SCHEDULE "A"—AMOUNTS TO BE PAID TO OWNERS UNDER SUB-SECTIONS 5, 6, 7
AND 8 OF SECTION 8 OF THE MUNICIPAL DRAINAGE ACT.

Owner	Street	Lot Number or Part of Lot	Sub-Sec. 5 Section 8 Severance	Sub-Sec. 6 Section 8 Private Work	Sub-Sec. 7 Section 8 Damages for Disposal	Sub-Sec. 8 Section 8 Land Purchase	Sub-Sec. 9 Section 8 Compen- sation	Total
City Yard.....	Riverside St.....	\$ 1.00	\$ 520.00	\$.....	\$ 521.00
City of Sudbury.....	Regent to McLeod.....	S. S. Creek.....	213.75	213.75
Dep't of Highways.....	Block.....	S. S. Creek.....	1.00	1.00
City of Sudbury.....	Regent St. (West).....	461.....	1.00	9.00	10.00
City of Sudbury.....	Regent St. (West).....	460.....	1.00	15.75	16.75
City of Sudbury.....	Regent St. (West).....	459.....	50.00	50.00
City of Sudbury.....	Griffith St. (East).....	431.....	50.00	50.00
City of Sudbury.....	Griffith St. (East).....	432.....	50.00	50.00
City of Sudbury.....	Griffith St. (East).....	433.....	50.00	50.00
City of Sudbury.....	Griffith St. (East).....	434.....	1.00	18.00	19.00
City of Sudbury.....	Griffith St. (West).....	500.....	50.00	50.00
City of Sudbury.....	Griffith St. (West).....	499.....	50.00	50.00
City of Sudbury.....	Griffith St. (West).....	498.....	1.00	40.00	41.00
City of Sudbury.....	Whittaker St. (East).....	484.....	50.00	50.00
City of Sudbury.....	Whittaker St. (East).....	485.....	50.00	50.00
City of Sudbury.....	Whittaker St. (West).....	530.....	1.00	8.00	9.00
City of Sudbury.....	Whittaker St. (West).....	529.....	50.00	50.00
City of Sudbury.....	Whittaker St. (West).....	528.....	50.00	50.00
City of Sudbury.....	Whittaker St. (West).....	527.....	50.00	50.00
City of Sudbury.....	Whittaker St. (West).....	526.....	1.00	10.00	11.00
City of Sudbury.....	Norman St. (East).....	524.....	50.00	50.00
City of Sudbury.....	Norman St. (East).....	525.....	50.00	50.00
City of Sudbury.....	Norman St. (East).....	523.....	1.00	6.00	7.00

City of Sudbury.....	Regent St. (West).....	462.....	1.00	1.00
City of Sudbury.....	Griffith St. (East).....	430.....	1.00	3.00
City of Sudbury.....	Griffith St. (East).....	429.....	1.00	1.00
City of Sudbury.....	Griffith St. (East).....	428.....	1.00	1.00
City of Sudbury.....	Griffith St. (West).....	501.....	1.00	6.00	7.00
City of Sudbury.....	Griffith St. (West).....	502.....	1.00	1.00
City of Sudbury.....	Griffith St. (West).....	503.....	1.00	1.00
City of Sudbury.....	Griffith St. (West).....	504.....	1.00	1.00
City of Sudbury.....	Whittaker St. (East).....	483.....	1.00	18.00	19.00
City of Sudbury.....	Whittaker St. (East).....	482.....	1.00	3.00
City of Sudbury.....	Whittaker St. (East).....	481.....	1.00	2.00	1.00
City of Sudbury.....	Whittaker St. (East).....	480.....	1.00	1.00
City of Sudbury.....	Whittaker St. (East).....	479.....	1.00	1.00
City of Sudbury.....	Whittaker St. (East).....	478.....	1.00	1.00
City of Sudbury.....	Whittaker St. (West).....	531.....	1.00	1.00
City of Sudbury.....	Whittaker St. (West).....	532.....	1.00	1.00
City of Sudbury.....	Whittaker St. (West).....	533.....	1.00	1.00
City of Sudbury.....	Whittaker St. (West).....	534.....	1.00	1.00
City of Sudbury.....	Norman St. (East).....	522.....	1.00	1.00
City of Sudbury.....	Norman St. (East).....	521.....	1.00	1.00
City of Sudbury.....	Norman St. (East).....	520.....	1.00	1.00
City of Sudbury.....	McLeod St. (South).....	34.....	1.00	162.00	163.00
City of Sudbury.....	Horobin St. (East).....	236 to 220.....	1.00	126.00	127.00
City of Sudbury.....	Fraser St. (North).....	358 to 375.....
City of Sudbury.....	Horobin St. (South).....	352 to 353.....	1.00	30.00	361.00
City of Sudbury.....	Long Lake Rd. (East).....	381.....
City of Sudbury.....	Long Lake Rd. (East).....	380.....
City of Sudbury.....	Long Lake Rd. (East).....	379.....
City of Sudbury.....	Long Lake Rd. (East).....	378.....
City of Sudbury.....	Long Lake Rd. (East).....	377.....	1.00	90.00	91.00

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT
(Municipal Drainage Act)

SCHEDULE "B"—ASSESSMENT FOR BENEFIT, OUTLET AND INJURING LIABILITY

Owner	Street	Lot Number or Part of Lot	Value of Benefit Total	Outlet Liability Total	Sub- Section 8	Net Assess- ment	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int
Barlow, H.	Adie St. (South)	Pt. Lot 6, Con. 4	\$ 300.00	\$ 148.00	\$ 30.00	\$ 418.00	\$ 528.20	\$ 52.82
Mason, W. E.	Monck St. (North)	Pt. Lot 6, Con. 4	15.00	44.00	1.50	57.50	72.70	7.27
Cechetto	College St. (West)	Pt. Lot 6, Con. 4	5.00	18.00	.50	22.50	28.40	2.84
International Nickel Co.	Fir St. (North)	Block "W"	1,000.00	90.00	100.00	990.00	1,251.10	125.11
International Nickel Co.	Fir St. (North)	Block "X"	200.00	18.00	20.00	198.00	250.30	25.03
International Nickel Co.	Fir St. (North)	W. 30' of Lot Y	200.00	8.00	20.00	188.00	237.60	23.76
City of Sudbury	Fir St. (North)	N. 120' of Block Y	600.00	40.00	60.00	580.00	733.00	73.30
Mason, W. E.	Fir St. (North)	S. Pt. E. 251' of Block Y	1,800.00	57.00	180.00	1,677.00	2,120.40	212.04
O'Bomsawin	Davidson (South)	323	325.00	18.00	32.50	310.50	392.40	39.24
Donnelly, J.	Davidson (South)	324	325.00	18.00	32.50	310.50	392.40	39.24
Gillespie, G. E.	Davidson (South)	325	325.00	18.00	32.50	310.50	392.40	39.24
McLeod, A.	Davidson (South)	326	250.00	18.00	25.00	243.00	307.10	30.71
Percival, Alice	Davidson (South)	327	175.00	18.00	17.50	175.50	221.80	22.18
Lefebvre, Dave	Davidson (South)	328	125.00	18.00	12.50	130.50	164.90	16.49
Andrews, W. J.	Davidson (South)	329	75.00	18.00	7.50	85.50	108.00	10.80
Pateneaud, E.	Davidson (South)	S. 34' of 330-31	50.00	10.00	5.00	55.00	69.50	6.95
Cullen, W. J.	Davidson (South)	N. 60' of 330-31	30.00	18.00	3.00	45.00	56.90	5.69
Cullen, W. J.	Davidson (South)	N. 26' of S. 60' of 330-31	30.00	8.00	3.00	35.00	44.20	4.42
Tuddenham, E.	Fir (South)	206	50.00	18.00	5.00	63.00	79.60	7.96
O'Connor, R. L.	Fir (South)	207	40.00	18.00	4.00	54.00	68.20	6.82
Charbonneau, W.	Fir (South)	208	30.00	18.00	3.00	45.00	56.90	5.69
Suszek, V.	Fir (South)	209	20.00	18.00	2.00	36.00	45.50	4.55
Coltrinari, P.	Fir (South)	210	10.00	18.00	1.00	27.00	34.10	3.41
St. Joseph's Hospital	Fir (South)	Pt. Lot 6, Con. 4	500.00	252.00	50.00	702.00	887.20	88.72
City of Sudbury	Beech St. (North)	204	2,000.00	18.00	200.00	1,818.00	2,297.50	229.75

City of Sudbury.....	Elgin St. (East).....	205.....	2,000.00	66.00	200.00	1,866.00	2,358.20	235.82
City of Sudbury.....	Beech St. (North).....	Pt. Lot 5, Con. 4.....	3,000.00	300.00	2,700.00	3,412.30	341.23
Mason, W. E.....	Beech St. (South).....	189.....	50.00	18.00	5.00	63.00	79.60	7.96
Mason, W. E.....	Beech St. (South).....	188.....	100.00	18.00	10.00	108.00	136.50	13.65
Mason, W. E.....	Beech St. (South).....	187.....	300.00	18.00	30.00	288.00	364.00	36.40
Laberge, J. A.....	Durham St. (South).....	186.....	1,800.00	30.00	180.00	1,650.00	2,085.30	208.53
Derro, P.....	Beech and Durham (S.) Pt. Lot 5, Con. 4.....	900.00	6.00	90.00	816.00	1,031.20	103.12
Contois, P. A.....	Elm St. (North).....	E. 33' of 156.....	1,500.00	11.00	150.00	1,361.00	1,720.00	172.00
Davis Bros.....	Elm St. (North).....	W. 33' of 156.....	500.00	11.00	50.00	461.00	582.60	58.26
Kresge, S. S. & Co.....	Elm St. (North).....	E. 35' of 155.....	80.00	12.00	8.00	84.00	106.20	10.62
Lemieux, Mrs. F. F.....	Elm St. (North).....	W. 31' of 155.....	70.00	10.00	7.00	73.00	92.30	9.23
emieux, Mrs. F. F.....	Elm St. (North).....	E. 36' of 154.....	25.00	10.00	2.50	34.50	43.60	4.36
Laberge, J. A.....	Elm St. (North).....	W. 30' of 154.....	25.00	10.00	2.50	32.50	41.11	4.11
Laberge, J. A.....	Elm St. (North).....	E. 21' of 153.....	12.50	8.00	1.25	19.25	24.30	2.43
Balmoral Hotel.....	Elm St. (North).....	W. 28' of 153.....	12.50	10.00	1.25	21.25	26.80	2.68
Church of Christ The King.....	Beech St. (North).....	Pt. Lot 5, Con. 4.....	600.00	252.00	60.00	792.00	1,000.90	100.09
St. Anne's Church.....	Beech St. (North).....	Pt. Lot 5, Con. 4.....	400.00	252.00	40.00	612.00	773.50	77.35
Davis & Turpin.....	Beech St. (South).....	Pt. Lot 5, Con. 4.....	5,800.00	44.00	580.00	5,264.00	6,652.60	665.26
Mackey, J. J.....	Elm St. (North).....	109' of 157.....	14.00
Mackey, J. J.....	Elm St. (North).....	S.W. Pt. of 158.....	2,800.00	22.00	280.00	2,556.00	3,230.30	323.03
Davis & Turpin.....	Elm St. (North).....	21' 7 1/2" of 157.....	600.00	3.00	60.00	543.00	686.20	68.62
Turpin & Davis.....	Elm St. (North).....	19' 9 1/4" of 157.....	600.00	2.00	60.00	542.00	685.00	68.50
Wm. Norris.....	Elm St. (North).....	N. 37' 7" of 157.....	1,000.00	3.00	100.00	903.00	1,141.20	114.12
J. H. Pilon.....	Elm St. (North).....	E. 16' of 160.....	600.00	60.00	540.00	682.50	68.25
J. H. Pilon.....	Elm St. (North).....	161.....	2,000.00	200.00	1,800.00	2,274.80	227.48
J. H. Pilon.....	Elm St. (North).....	W. 20' 7" of 162.....	800.00	43.00	80.00	763.00	964.30	96.43
C. Davis.....	Elm St. (North).....	E. 29' 5" of 162.....	1,200.00	11.00	120.00	1,091.00	1,378.80	137.88
J. E. Bertrand.....	Elm St. (North).....	163.....	1,600.00	18.00	160.00	1,458.00	1,842.60	184.26
S. and L. Wittchell.....	Elm St. (North).....	W. 18' 4" of 164.....	445.00	6.60	44.50	407.10	514.50	51.45
C. Davis.....	Elm St. (North).....	C. 18' 4" of 164.....	445.00	6.60	44.50	407.10	514.50	51.45
A. Turpin.....	Elm St. (North).....	E. 12' 9" of 164.....	310.00	4.80	31.00	283.80	357.80	35.78
A. Turpin.....	Elm St. (North).....	W. 6' of 165.....	192.00	1.50	19.20	174.30	220.30	22.03

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "B"—ASSESSMENT FOR BENEFIT, OUTLET AND INJURING LIABILITY

Owner	Street	Lot Number or Part of Lot	Value of Benefit Total	Outlet Liability Total	Sub-Section 9 Section 8	Net Assessment	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
C. Davis.....	Elm St. (North)	E. 44' of 165 and Pt. Lot 2, Borgia.....	\$ 1,608.00	\$ 16.50	\$ 160.80	\$ 1,447.20	\$ 1,829.00	\$ 182.90
Anne Stipcich.....	Beech (North)	25'.....	2,000.00	18.00	200.00	1,818.00	2,297.50	229.75
Davis & Turpin.....	Beech (South)	24' and 2 2" of 23.....	2,000.00	19.00	200.00	1,819.00	2,298.80	229.88
J. B. Ducharme.....	Beech (South)	E. 48' 3" of W. 50' 5" of 23.....	500.00	17.50	50.00	467.50	590.80	59.08
Sam Leclair.....	Beech (South)	E. 48' of 23.....	300.00	17.50	30.00	287.50	363.30	36.33
C. P. R. (Stobie Branch).....	Beech (South)	Right-of-Way.....	500.00	50.00	450.00	568.70	56.87
L. Curley, Estate.....	Borgia St. (West)	W. 1/2 of 1.....	600.00	18.00	60.00	558.00	705.20	70.52
A. Silverman.....	Borgia St. (West)	E. 1/2 of 1.....	600.00	18.00	60.00	558.00	705.20	70.52
Mrs. E. Donovan.....	Borgia St. (West)	N. W. Pt. of 2.....	1,000.00	15.00	100.00	915.00	1,156.40	115.64
A. and E. Charette.....	Borgia St. (South)	3 and Pt. of 4.....	200.00	20.00	180.00	227.50	22.75
A. and E. Charette.....	Elm (North)	1 and W. 20' of 2.....	1,600.00	27.00	160.00	1,467.00	1,853.00	185.30
A. and E. Charette.....	Elm (North)	E. 30' of 2.....	600.00	9.00	60.00	549.00	693.80	69.38
A. and E. Charette.....	Elm (North)	W. 1/2 of 3.....	400.00	9.00	40.00	369.00	466.30	46.63
E. Charette.....	Elm (North)	E. 1/2 of 3.....	400.00	9.00	40.00	369.00	466.30	46.63
Dr. S. Polack.....	Elm (North)	4.....	800.00	18.00	80.00	738.00	932.70	93.27
P. Coltrinari.....	Elm (North)	5.....	800.00	18.00	80.00	738.00	932.70	93.27
J. J. Mackey.....	Elm (North)	6.....	800.00	18.00	80.00	738.00	932.70	93.27
J. J. Mackey.....	Elm (North)	7.....	800.00	18.00	80.00	738.00	932.70	93.27
J. J. Mackey.....	Elm (North)	8.....	800.00	18.00	80.00	738.00	932.70	93.27
Riddell Estate.....	Borgia St. (South)	4.....	1,000.00	18.00	100.00	918.00	1,160.10	116.01
Riddell Estate.....	Borgia St. (South)	Rear of 5.....	400.00	9.00	40.00	369.00	466.30	46.63
Riddell Estate.....	Borgia St. (South)	Rear of 6.....	400.00	9.00	40.00	369.00	466.30	46.63
H. E. McVety.....	Borgia St. (South)	N. 90' of 5.....	400.00	9.00	40.00	369.00	466.30	46.63
R. Zamonski.....	Borgia St. (South)	N. 90' of 6.....	400.00	9.00	40.00	369.00	466.30	46.63

C. Davis.....	Borgia St. (South).....	7.....	400.00	18.00	40.00	378.00	477.70	47.77
C. Proulx.....	Samuel St. (South).....	22.....	600.00	18.00	60.00	558.00	705.20	70.52
A. Chatelaine.....	N. 33' of N. 100' of 21.....		200.00	5.00	20.00	185.00	233.80	23.38
A. Chatelaine.....	S. 33' 4" of N. 66' 8" of 21.....		200.00	5.00	20.00	185.00	233.80	23.38
A. Chatelaine.....	S. 33' 4" of N. 100' of 21.....		200.00	5.00	20.00	185.00	233.80	23.38
Mrs. F. F. Helpert.....	Bal. of 21 N. of Creek.....		200.00	3.00	20.00	183.00	231.30	23.13
Mrs. F. F. Helpert.....	Samuel St. (South).....	20.....	800.00	18.00	80.00	738.00	932.70	93.27
J. B. Pilote.....	Samuel St. (South).....	19.....	800.00	18.00	80.00	738.00	932.70	93.27
S. Helpert.....	Samuel St. (South).....	18.....	800.00	18.00	80.00	738.00	932.70	93.27
A. Reynart.....	Samuel St. (South).....	17.....	800.00	18.00	80.00	738.00	932.70	93.27
F. and A. Valliere.....	Samuel St. (South).....	16.....	800.00	18.00	80.00	738.00	932.70	93.27
E. Johnson.....	Samuel St. (South).....	15.....	800.00	18.00	80.00	738.00	932.70	93.27
S. Joseph.....	Louis St. (South).....	112.....	50.00	5.00	45.00	56.90	5.69
S. Joseph.....	Louis St. (South).....	113.....	800.00	18.00	80.00	738.00	932.70	93.27
M. Silverman.....	Louis St. (South).....	114.....	800.00	18.00	80.00	738.00	932.70	93.27
M. Silverman.....	Louis St. (South).....	S. Pt. of 115.....	300.00	6.00	30.00	276.00	348.80	34.88
E. English.....	Louis St. (South).....	W. 23' 6" of 115.....	350.00	6.00	35.00	321.00	405.60	40.56
E. Proulx.....	Louis St. (North).....	E. 26' 6" of 115.....	350.00	6.00	35.00	321.00	405.60	40.56
Annie Cybulka.....	Louis St. (South).....	116.....	1,000.00	18.00	100.00	918.00	1,160.10	116.01
L. & E. Sigouin.....	Louis St. (South).....	N. Pt. of 117.....	500.00	10.00	50.00	460.00	581.30	58.13
Mrs. J. Sigouin.....	Louis St. (South).....	S.W. 30 x 15 of 117.....	500.00	2.00	50.00	452.00	571.20	57.12
Davis Bros.....	Louis St. (South).....	N. 40' of 111.....	150.00	14.50	15.00	149.50	188.90	18.89
S. Davis.....	Louis St. (South).....	S. 60' of 111.....	150.00	21.50	15.00	156.50	197.80	19.78
C. Davis.....	Louis St. (South).....	118 and 119.....	300.00	12.00	30.00	282.00	356.40	35.64
Laberge Lumber Co.....	Louis St. (South).....	E. 15' of 120.....	100.00	1.34	10.00	91.34	115.40	11.54
K. Pietrowski.....	Louis St. (South).....	W. 35' of 120.....	500.00	6.66	50.00	456.66	577.10	57.71
N. Adam.....	Borgia St. (South).....	8.....	350.00	18.00	35.00	333.00	420.80	42.08
Turpin & Maretta.....	Borgia St. (South).....	S. Pt. of 9.....	262.50	12.00	26.25	248.25	313.80	31.38
C. Davis.....	Borgia St. (South).....	N.E. 24 x 60 of 9.....	87.50	6.00	8.75	84.75	107.10	10.71
C. J. Gravelle.....	Borgia St. (South).....	N.W. 24' 9" of 10.....	87.50	4.50	8.75	83.25	105.20	10.52
Mrs. F. F. Helpert.....	Borgia St. (South).....	S.W. 24' 9" of 10.....	87.50	4.50	8.75	83.25	105.20	10.52
R. Goldstein.....	Borgia St. (South).....	E. 24' 9" of 10.....	175.00	9.00	17.50	166.50	210.40	21.04
J. & L. Steinberg.....	Borgia St. (South).....	N. Pt 11.....	210.00	9.00	21.00	198.00	250.30	25.03
Mrs. F. Helpert.....	Borgia St. (South).....	49' of 11.....	140.00	9.00	14.00	135.00	170.60	17.06

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT
(Municipal Drainage Act)

SCHEDULE "B"—ASSESSMENT FOR BENEFIT, OUTLET AND INJURING LIABILITY

Owner	Street	Lot Number or Part of Lot	Value of Benefit Total	Outlet Liability Total	Sub-Section 9 Section 8	Net Assessment	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
A. J. Homsey	Borgia St. (South)	W. 1/2 of 12	\$ 175.00	\$ 9.00	\$ 17.50	\$ 166.50	\$ 210.40	\$ 21.04
J. Vigneault	Borgia St. (South)	E. 1/2 of 12	175.00	9.00	17.50	166.50	210.40	21.04
E. Charette	Borgia St. (South)	13	350.00	18.00	35.00	333.00	420.80	42.08
Geo. Lum	Borgia St. (South)	W. 1/2 of 14	175.00	9.00	17.50	166.50	210.40	21.04
C. Davis	Borgia St. (South)	E. 1/2 of 14	175.00	9.00	17.50	166.50	210.40	21.04
R. Lacroix	Young St. (West)	12	400.00	18.00	40.00	378.00	477.70	47.77
Y. Raiche	Young St. (West)	13	450.00	18.00	45.00	423.00	534.60	53.46
M. Shames	Young St. (West)	14	500.00	18.00	50.00	468.00	591.40	59.14
S. Abraham	Young St. (West)	15	500.00	18.00	50.00	468.00	591.40	59.14
B. Laplante	Young St. (West)	16	500.00	18.00	50.00	468.00	591.40	59.14
J. Lahie	Young St. (West)	17	500.00	18.00	50.00	468.00	591.40	59.14
Mrs. K. Ireland	Young St. (West)	Rear Pt. of S. 47' of 18	200.00	8.00	20.00	188.00	237.60	23.76
H. E. Roseborough	Young St. (West)	S. 47' 10" x 58' of 18	275.00	9.00	27.50	256.50	324.20	32.42
W. E. Holditch	Young St. (West)	N. 2' 2" of 18	25.00	1.00	2.50	23.50	29.70	2.97
W. E. Holditch	Young St. (West)	S. 35' 10" of 19	600.00	13.00	60.00	553.00	698.90	69.89
E. Chamberland	Young St. (West)	N. 39' 4" of S. 75' 2" of 19	650.00	14.00	65.00	599.00	757.00	75.70
A. Chamberland	Young St. (West)	N. 24' 10" of 19 (N. Pt.)	850.00	9.00	85.00	774.00	978.20	97.82
C. Davis	Young St. (West)	20	800.00	24.00	80.00	774.00	940.30	94.03
Davis & Turpin	Young St. (West)	21	750.00	12.00	75.00	687.00	868.20	86.82
E. Levesque	Young St. (West)	22	650.00	12.00	65.00	597.00	754.50	75.45
F. Levesque	Young St. (West)	23	650.00	12.00	65.00	597.00	754.50	75.45
F. Levesque	Young St. (West)	24	650.00	12.00	65.00	597.00	754.50	75.45
S. Abraham	Young St. (West)	25	650.00	12.00	65.00	597.00	754.50	75.45
S. Abraham	Young St. (West)	26	650.00	12.00	65.00	597.00	754.50	75.45

Mrs. S. Fitzpatrick (also D. and J.)	Young St. (West).....27	650.00	12.00	65.00	597.00	754.50	75.45
A. Raiche	Young St. (West).....28	650.00	12.00	65.00	597.00	754.50	75.45
Mrs. L. Sharp	Young St. (West).....29	650.00	12.00	65.00	597.00	754.50	75.45
Miss E. Bell	Young St. (West).....30	650.00	12.00	65.00	597.00	754.50	75.45
A. Cybulka	Young St. (West).....31	450.00	12.00	45.00	417.00	527.00	52.70
Mrs. L. Cooper	Cooper St.....Pt. Lt. 5, Con. 4	2,750.00	24.00	275.00	2,499.00	3,158.20	315.82
Mrs. A. Hennessy	Elm St. (North).....Pt. Lot 5, Con. 4	250.00	12.00	25.00	237.00	299.60	29.96
D. L. Hennessy	Elm St. (North).....Pt. Lot 5, Con. 4	550.00	12.00	55.00	507.00	640.70	64.07
Y.M.C.A.	Elm St. (South).....Pt. Lot 5, Con. 3	2,000.00	76.00	200.00	1,876.00	2,307.80	237.08
Mrs. E. Dorsett	Cedar St. (North).....E. Pt. of 122	800.00	22.00	80.00	742.00	937.80	93.78
E. Doyle	Elm St. (North).....Pt. Lot 5, Con. 4	250.00	8.00	25.00	233.00	294.50	29.45
S. Polack	Cedar St. (North).....W. 95' of 122	200.00	14.00	20.00	194.00	245.20	24.52
Dr. Morrison	Drinkwater St. (West).....1 and 2	800.00	22.00	80.00	742.00	937.80	93.78
E. Sicker	Larch St. (North).....5	800.00	12.00	80.00	732.00	925.10	92.51
City of Sudbury	Larch St. (North).....6	800.00	12.00	80.00	732.00	925.10	92.51
C. Davis	Larch St. (East).....67 and 68	900.00	22.00	90.00	832.00	1,051.40	105.14
H. Walsberg	Larch St. (South).....8	800.00	10.00	80.00	730.00	922.60	92.26
City of Sudbury	Larch St. (South).....7	500.00	10.00	50.00	460.00	581.30	58.13
P. E. Laflamme	Drinkwater St. (West).....9, 10, 11	600.00	30.00	60.00	570.00	720.40	72.04
Dr. S. Polack	Drinkwater St. (West).....45	800.00	15.00	80.00	735.00	928.90	92.89
P. E. Laflamme	Drinkwater St. (West).....12	400.00	10.00	40.00	370.00	467.60	46.76
City of Sudbury	Drinkwater St. (West).....13	600.00	20.00	60.00	560.00	707.70	70.77
Hotel Coulson Limited	Cedar St. (South).....65' of 69	800.00	12.00	80.00	732.00	925.10	92.15
E. Charette	Cedar St. (South).....W. 47' of E. 112' of 69	300.00	12.00	30.00	282.00	356.40	35.64
W. Dixon	Cedar St. (South).....W. 47' of E. 159' of 69	200.00	12.00	20.00	180.00	227.50	22.75
J. McCullough	Cedar St. (South).....W. 50' of E. 162' of 69	100.00	12.00	1.00	111.00	140.30	14.03
I. Donegan	Drinkwater St. (West).....44	100.00	10.00	10.00	100.00	126.40	12.64
A. Charette	Drinkwater St. (West).....43	75.00	10.00	7.50	77.50	97.90	9.79
F. Hubbs	Drinkwater St. (West).....42	50.00	10.00	5.00	55.00	69.50	6.95
Palm Dairies Limited	Duncan Lane (East).....S. 1/2 of 3	100.00	5.00	10.00	95.00	120.10	12.01
Palm Dairies Limited	Duncan Lane (East).....4	200.00	10.00	20.00	190.00	240.10	24.01
Palm Dairies Limited	Duncan Lane (East).....5	900.00	20.00	90.00	830.00	1,048.90	104.89
Palm Dairies Limited	Duncan Lane (West).....6	100.00	12.00	10.00	102.00	128.90	12.89

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT
(Municipal Drainage Act)

SCHEDULE "B"—ASSESSMENT FOR BENEFIT, OUTLET AND INJURING LIABILITY

Owner	Street	Lot Number or Part of Lot	Value of Benefit Total	Outlet Liability Total	Sub- Section 8	Net Assess- ment	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Russell Burns.....	Larch St. (South).....	4.....	\$ 100.00	\$ 12.00	\$ 10.00	\$ 102.00	\$ 128.90	\$ 12.89
Mrs. E. Bissett Estate.....	Larch St. (South).....	5.....	100.00	12.00	10.00	102.00	128.90	12.89
F. and H. Bissett.....	Larch St. (South).....	6.....	100.00	12.00	10.00	102.00	128.90	12.89
F. and H. Bissett.....	Larch St. (South).....	7.....	100.00	12.00	10.00	102.00	128.90	12.89
Dr. I. Polack.....	Minto St. (East).....	Lot 'A'.....	100.00	15.00	10.00	105.00	132.70	13.27
Dr. I. Polack.....	Minto St. (East).....	N. 10' of 27.....	20.00	2.00	2.00	20.00	25.30	2.53
P. J. McAndrew.....	Minto St. (East).....	S. 38' of 27.....	80.00	10.00	8.00	82.00	103.60	10.36
D. Onniski.....	Minto St. (East).....	28.....	200.00	12.00	20.00	192.00	242.70	24.27
F. Marrotto.....	Minto St. (East).....	29.....	400.00	12.00	40.00	372.00	470.10	47.01
M. Kosowan.....	Minto St. (East).....	30.....	400.00	10.00	40.00	370.00	467.60	46.76
T. Mattchuck.....	Minto St. (East).....	N. 40' of 31.....	180.00	10.00	18.00	172.00	217.40	21.74
Mrs. K. Wagner.....	Minto St. (East).....	32 and S. 5' of 31.....	220.00	10.00	22.00	208.00	262.90	26.29
Geo. Topo.....	Minto St. (East).....	226.....	200.00	15.00	20.00	195.00	246.50	24.65
Kuntz Realty Co.....	Minto St. (East).....	227.....	100.00	15.00	10.00	105.00	132.70	13.27
Riddell Estate.....	Shaughnessy St. (West).....	35.....	400.00	12.00	40.00	372.00	470.10	47.01
Riddell Estate.....	Shaughnessy St. (West).....	34.....	200.00	10.00	20.00	190.00	240.10	24.01
J. Kallio.....	Shaughnessy St. (West).....	33.....	200.00	10.00	20.00	190.00	240.10	24.01
K. Jaska.....	Shaughnessy St. (West).....	E. 61' of 236.....	90.00	7.00	9.00	88.00	111.20	11.12
Golden Grain Bakery.....	Shaughnessy St. (West).....	W. 75' of 236.....	110.00	8.00	11.00	107.00	135.20	13.52
J. Popovich.....	Shaughnessy St. (West).....	237.....	100.00	15.00	10.00	105.00	132.70	13.27
C. Vagonini.....	Shaughnessy St. (East).....	36.....	400.00	10.00	40.00	370.00	467.60	46.76
M. Lechinuk.....	Shaughnessy St. (East).....	37.....	100.00	10.00	10.00	100.00	126.40	12.64
M. Moskuluk.....	Shaughnessy St. (East).....	38.....	100.00	10.00	10.00	100.00	126.40	12.64
M. Ledkin.....	Shaughnessy St. (East).....	39.....	100.00	10.00	10.00	100.00	126.40	12.64
P. Procyk.....	Shaughnessy St. (East).....	40.....	75.00	10.00	7.50	77.50	97.90	9.79

City of Sudbury.....	Memorial Park (West). Pt. Lot 5, Con. 3.....	3,500.00	180.00	350.00	3,333.00	4,212.20	421.22
A. Prete.....	Grey St. (East).....Pt. Lot 5, Con. 3.....	900.00	24.00	90.00	834.00	1,054.00	105.40
Yankoski Estate:							
J. Cheyka, Mrs. K. Wag-							
ner.....	Station St. (North).....Pt. Lot 5, Con. 3.....	400.00	10.00	40.00	370.00	467.60	46.76
P. Morrison.....	Station St. (North).....Pt. Lot 5, Con. 3.....	450.00	8.00	45.00	413.00	521.90	52.19
Empire Brass Co. Ltd.....	Station St. (North).....Pt. Lot 5, Con. 3.....	700.00	12.00	70.00	642.00	811.40	81.14
C.P.R.....	Station to Douglas (W.) Pt. Lots 5 and 6, Con. 3.....	1,000.00	100.00	900.00	1,137.40	113.74
H. Perrault.....	Riverside St. (West).....1.....	50.00	15.00	5.00	60.00	75.80	7.58
H. Perrault.....	Riverside St. (West).....2.....	50.00	7.50	5.00	52.50	66.30	6.63
H. Perrault.....	Riverside St. (West).....3.....	50.00	7.50	5.00	52.50	66.30	6.63
H. Perrault.....	Riverside St. (West).....4.....	150.00	36.00	15.00	171.00	216.10	21.61
H. Perrault.....	Riverside St. (West).....5.....	50.00	7.50	5.00	52.50	66.30	6.63
H. Perrault.....	Riverside St. (West).....6.....	50.00	7.50	5.00	52.50	66.30	6.63
H. Perrault.....	Riverside St. (West).....7.....	50.00	7.50	5.00	52.50	66.30	6.63
H. Perrault.....	Riverside St. (West).....8.....	50.00	7.50	5.00	52.50	66.30	6.63
S. Stadnyk.....	Riverside St. (West).....9.....	50.00	7.50	5.00	52.50	66.30	6.63
S. Stndnyk.....	Riverside St. (West).....10.....	50.00	7.50	5.00	52.50	66.30	6.63
S. Stndnyk.....	Riverside St. (West).....11.....	50.00	7.50	5.00	52.50	66.30	6.63
R. H. Perrault.....	Riverside St. (West).....12.....	50.00	7.50	5.00	52.50	66.30	6.63
R. H. Perrault.....	Riverside St. (West).....13.....	50.00	7.50	5.00	52.50	66.30	6.63
J. J. Wright.....	Riverside St. (West).....14.....	50.00	7.50	5.00	52.50	66.30	6.63
D. Budzak.....	Riverside St. (West).....15.....	50.00	7.50	5.00	52.50	66.30	6.63
Celia Yankoski.....	Riverside St. (West).....16.....	50.00	7.50	5.00	52.50	66.30	6.63
J. Cheyka.....	St. James St. (North).....36.....	50.00	7.50	5.00	52.50	66.30	6.63
H. Perrault.....	St. James St. (North).....37.....	50.00	7.50	5.00	52.50	66.30	6.63
A. Stafering.....	St. Catharines St. (E.).....35.....	50.00	7.50	5.00	52.50	66.30	6.63
A. Andrechew.....	St. Catharines St. (E.).....34.....	50.00	7.50	5.00	52.50	66.30	6.63
J. Rheault.....	St. Catharines St. (E.).....33.....	50.00	7.50	5.00	52.50	66.30	6.63
J. Kwasniki.....	St. Catharines St. (E.).....32.....	50.00	7.50	5.00	52.50	66.30	6.63
E. Charbonneau.....	Douglas St. (North).....27.....	25.00	7.50	2.50	30.00	37.90	3.79
L. Lepage.....	Douglas St. (North).....28.....	50.00	7.50	5.00	52.50	66.30	6.63
E. Laframboise.....	Douglas St. (North).....29.....	50.00	7.50	5.00	52.50	66.30	6.63
E. Laframboise.....	Douglas St. (North).....30.....	50.00	7.50	5.00	52.50	66.30	6.63

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "B"—ASSESSMENT FOR BENEFIT, OUTLET AND INJURING LIABILITY

Owner	Street	Lot Number or Part of Lot	Value of Benefit Total	Outlet Liability Total	Sub-Section 9 Section 8	Net Assessment	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Geo. Locke.....	Douglas St. (South).....	88.....	\$ 100.00	\$ 15.00	\$ 10.00	\$ 105.00	\$ 132.70	\$ 13.27
Mrs. A. Carruthers.....	Douglas St. (South).....	89.....	100.00	15.00	10.00	105.00	132.70	13.27
City of Sudbury.....	Douglas St. (South).....	91.....	10.00	9.00	1.00	18.00	22.70	2.27
I. Smith.....	Winchester St. (East).....	90.....	100.00	22.50	10.00	112.50	142.20	14.22
F. Yerbyk.....	Winchester St. (West).....	194.....	50.00	7.50	5.00	52.50	66.30	6.63
L. Barbro.....	Winchester St. (West).....	195.....	50.00	7.50	5.00	52.50	66.30	6.63
City of Sudbury.....	Douglas St. (South).....	92.....	50.00	7.50	5.00	52.50	66.30	6.63
City of Sudbury.....	Douglas St. (South).....	93.....	25.00	7.50	2.50	30.00	37.90	3.79
City of Sudbury.....	Douglas St. (South).....	94.....	25.00	7.50	2.50	30.00	37.90	3.79
E. Kaltainen.....	Douglas St. (South).....	95.....	25.00	7.50	2.50	30.00	37.90	3.79
S. Fojez.....	Douglas St. (South).....	N. 120' of 96.....	15.00	5.00	1.50	18.50	23.30	2.33
City of Sudbury.....	Douglas St. (South).....	S. 75' of 96.....	10.00	2.50	1.00	11.50	14.50	1.45
G. Syvokas.....	Douglas St. (South).....	97.....	25.00	7.50	2.50	30.00	37.90	3.79
W. O'Gorman.....	Douglas St. (South).....	98.....	25.00	7.50	2.50	30.00	37.90	3.79
City of Sudbury.....	Douglas St. (South).....	Pt. of 99.....	10.00	2.50	1.00	11.50	14.50	1.45
W. J. Young.....	Douglas St. (South).....	N. 120' of 99.....	15.00	5.00	1.50	18.50	23.30	2.33
H. and L. Garbutt.....	Riverside (West).....	188.....	25.00	7.50	2.50	30.00	37.90	3.79
G. Trache.....	Riverside (West).....	187.....	25.00	7.50	2.50	30.00	37.90	3.79
W. Daggett.....	Riverside (West).....	186.....	25.00	7.50	2.50	30.00	37.90	3.79
V. Yeomans.....	Riverside (West).....	185.....	25.00	7.50	2.50	30.00	37.90	3.79
B. Graham.....	Riverside (West).....	184.....	25.00	7.50	2.50	30.00	37.90	3.79
City of Sudbury.....	Riverside (West).....	N.W. Pt. 183.....	10.00	2.50	1.00	11.50	14.50	1.45
C. Villemere.....	Riverside (West).....	S. Pt. 183.....	15.00	5.00	1.50	18.50	23.30	2.33
G. Chapman.....	Kilpatrick Ave. (East).....	175.....	50.00	7.50	5.00	52.50	66.30	6.63
City of Sudbury.....	Kilpatrick Ave. (East).....	107.....	10.00	7.50	1.00	16.50	20.80	2.08

City of Sudbury.....	Kilpatrick Ave. (East) 106.....	50.00	7.50	5.00	52.50	66.30	6.63
City of Sudbury.....	Kilpatrick Ave. (West) N. Pt. 163.....	10.00	2.50	1.00	11.50	14.50	1.45
B. Lockhart.....	Kilpatrick Ave. (West) S. Pt. 163.....	40.00	5.00	4.00	41.00	51.80	5.18
L. McGregor.....	Kilpatrick Ave. (West) 164.....	50.00	7.50	5.00	52.50	66.30	6.63
J. Rheault.....	St. Catharines (West) 31.....	50.00	7.50	5.00	52.50	66.30	6.63
Hoddy, F.....	Kilpatrick Ave. (West) 165.....	50.00	7.50	5.00	52.50	66.30	6.63
Dice, G.....	Kilpatrick Ave. (West) E. Pt. of 166.....	50.00	7.50	5.00	52.50	66.30	6.63
Renaud, A.....	Kilpatrick Ave. (West) E. Pt. of 167.....	50.00	7.50	5.00	52.50	66.30	6.63
Artle, J.....	Riverside (North).....S.E. Pt. of 168.....	15.00	6.00	1.50	19.50	24.60	2.46
Kowalchuk, Mrs. S.....	Riverside (North).....169.....	50.00	7.50	5.00	52.50	66.30	6.63
M. Nymko.....	Riverside (North).....170.....	50.00	7.50	5.00	52.50	66.30	6.63
M. Nymko.....	Riverside (North).....171.....	50.00	7.50	5.00	52.50	66.30	6.63
Humeniuk, P.....	Riverside (North).....172.....	50.00	7.50	5.00	52.50	66.30	6.63
Zaraska, W.....	Riverside (North).....173.....	50.00	7.50	5.00	52.50	66.30	6.63
Atkinson & Muir.....	Riverside (North).....161.....	50.00	7.50	5.00	52.50	66.30	6.63
Mrs. A. Cybulka.....	Riverside (North).....174.....	50.00	7.50	5.00	52.50	66.30	6.63
Atkinson & Muir.....	Riverside (North).....E. and N. pt. of 160.....	35.00	5.25	3.50	36.75	46.40	4.64
Mrs. A. Carruthers.....	Riverside (North).....W. 14' x 85' of 160.....	15.00	2.25	1.50	15.75	19.90	1.99
Mrs. A. Carruthers.....	Riverside (North).....159.....	50.00	7.50	5.00	52.50	66.30	6.63
Mrs. A. Carruthers.....	Riverside (North).....158.....	10.00	7.50	1.00	16.50	20.80	2.08
Wm. Culhane.....	Riverside (South).....210.....	50.00	7.50	5.00	52.50	66.30	6.63
Wm. Culhane.....	Riverside (South).....211.....	50.00	7.50	5.00	52.50	66.30	6.63
S. Zosiorsko.....	Riverside (South).....212.....	50.00	7.50	5.00	52.50	66.30	6.63
A. Steroz.....	Riverside St. (South).....213.....	50.00	7.50	5.00	52.50	66.30	6.63
D. Kryzanowska.....	Riverside St. (South).....214.....	50.00	7.50	5.00	52.50	66.30	6.63
Mrs. A. Carruthers.....	Riverside St. (South).....215.....	50.00	7.50	5.00	52.50	66.30	6.63
S. Vuykov.....	Riverside St. (South).....216.....	50.00	7.50	5.00	52.50	66.30	6.63
City of Sudbury.....	Riverside St. (South).....City Yard.....	600.00	249.25	60.00	789.25	997.50	99.75
Mrs. A. Carruthers.....	Roxborough Dr. (N.).....217.....	10.00	7.50	1.00	16.50	20.80	2.08
Mrs. A. Carruthers.....	Roxborough Dr. (N.).....218.....	10.00	7.50	1.00	16.50	20.80	2.08
Mrs. A. Carruthers.....	Roxborough Dr. (N.).....219.....	10.00	7.50	1.00	16.50	20.80	2.08
Jos. Chatkiwski.....	Kingsmount Blvd. (N.).....272.....	15.00	7.50	1.50	21.00	26.50	2.65
Mrs. A. Carruthers.....	Kingsmount Blvd. (N.) S. Pt. 271.....	15.00	7.50	1.50	21.00	26.50	2.65
Mrs. A. Carruthers.....	Kingsmount Blvd. (N.) S. Pt. 270.....	15.00	7.50	1.50	21.00	26.50	2.65

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "B"—ASSESSMENT FOR BENEFIT, OUTLET AND INJURING LIABILITY

Owner	Street	Lot Number or Part of Lot	Value of Benefit Total	Outlet Liability Total	Sub- Section 9 Section 8	Net Assess- ment	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Mrs. A. Carruthers.....	Kingsmount Blvd. (N.) S. Pt. 269.....		\$ 15.00	\$ 7.50	\$ 1.50	\$ 21.00	\$ 26.50	\$ 2.65
Mrs. A. Carruthers.....	Kingsmount Blvd. (N.) S. Pt. 268.....		15.00	7.50	1.50	21.00	26.50	2.65
P. Roman.....	Connaught St. (West)...364.....		10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Norman St. (West)...550.....		20.00	7.50	2.00	25.50	32.20	3.22
Mrs. E. Gorman.....	Norman St. (West)...551.....		20.00	7.50	2.00	25.50	32.20	3.22
Mrs. E. Gorman.....	Norman St. (West)...552.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Norman St. (East)...521.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Norman St. (East)...522.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Norman St. (East)...523.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Whittaker St. (East)...478.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Whittaker St. (East)...479.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Whittaker St. (East)...480.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Whittaker St. (East)...481.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Whittaker St. (East)...482.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Whittaker St. (West)...533.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Whittaker St. (West)...532.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Whittaker St. (West)...531.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Griffith St. (West)...504.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Griffith St. (West)...503.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Griffith St. (West)...502.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Griffith St. (West)...501.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Griffith St. (East)...428.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Griffith St. (East)...429.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Griffith St. (East)...430.....		20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Griffith St. (East)...431.....		20.00	7.50	2.00	25.50	32.20	3.22

City of Sudbury.....	Regent St. (West).....	464.....	20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Regent St. (West).....	463.....	20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Regent St. (West).....	462.....	20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Regent St. (West).....	461.....	20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Regent St. (West).....	460.....	20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Regent St. (West).....	459.....	20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Regent St. (West).....	458.....	20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	Regent St. (West).....	457.....	20.00	7.50	2.00	25.50	32.20	3.22
Dept. of Highways.....	Griffith St. (East).....	Pt. of 435-436.....	40.00	15.00	4.00	51.00	64.40	6.44
Dept. of Highways.....	Griffith St. (East).....	437.....	20.00	7.50	2.00	25.50	32.20	3.22
Dept. of Highways.....	Griffith St. (East).....	438.....	20.00	7.50	2.00	25.50	32.20	3.22
Dept. of Highways.....	Whittaker St. (West).....	490.....	20.00	7.50	2.00	25.50	32.20	3.22
Dept. of Highways.....	Whittaker St. (East).....	489.....	20.00	7.50	2.00	25.50	32.20	3.22
Dept. of Highways.....	Whittaker St. (East).....	488.....	20.00	7.50	2.00	25.50	32.20	3.22
Dept. of Highways.....	Whittaker St. (East).....	487.....	20.00	7.50	2.00	25.50	32.20	3.22
Dept. of Highways.....	Whittaker St. (East).....	486.....	20.00	7.50	2.00	25.50	32.20	3.22
City of Sudbury.....	McLeod St. (South).....	34.....	40.00	45.00	4.00	81.00	102.40	10.24
City of Sudbury.....	Horobin St. (East).....	236.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	235.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	234.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	233.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	232.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	231.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	230.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	229.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	228.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	227.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	226.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	225.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	224.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	223.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	222.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	221.....	10.00	7.50	1.00	16.50	20.80	2.08
City of Sudbury.....	Horobin St. (East).....	220.....	10.00	7.50	1.00	16.50	20.80	2.08

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "B"—ASSESSMENT FOR BENEFIT, OUTLET AND INJURING LIABILITY

Owner	Street	Lot Number or Part of Lot	Value of Benefit Total	Outlet Liability Total	Sub- Section 9 Section 8	Net Assess- ment	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
City of Sudbury.....	Horobin St. (South).....	352.....	\$ 5.00	\$ 7.50	.50	\$ 12.00	\$ 15.20	\$ 1.52
City of Sudbury.....	Horobin St. (South).....	351.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Horobin St. (South).....	350.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Horobin St. (South).....	349.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Horobin St. (South).....	348.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Horobin St. (South).....	347.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Horobin St. (South).....	346.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Horobin St. (South).....	345.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Horobin St. (South).....	344.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Horobin St. (South).....	343.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Horobin St. (South).....	342.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Horobin St. (South).....	341.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Horobin St. (South).....	340.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Horobin St. (South).....	339.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Horobin St. (South).....	338.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Fraser St. (South).....	360.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Fraser St. (South).....	359.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Fraser St. (South).....	358.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Fraser St. (South).....	357.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Fraser St. (South).....	356.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Long Lake Road (E.).....	376.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Long Lake Road (E.).....	377.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Long Lake Road (E.).....	378.....	5.00	7.50	.50	12.00	15.20	1.52
City of Sudbury.....	Long Lake Road (E.).....	381.....	5.00	7.50	.50	12.00	15.20	1.52
Dept. of Highways.....	Griffith St. (West).....	496.....	20.00	7.50	2.00	25.50	32.20	3.22

Dept. of Highways.....	Griffith St. (West).....	497.....	20.00	7.50	2.00	25.50	32.20	3.22
Laberge Lumber Co.....	Louis St. (East).....	N. 15' of 120.....	30.00	12.00	3.00	39.00	49.30	4.93
Laberge Lumber Co.....	Louis St. (East).....	121.....	100.00	12.00	10.00	102.00	128.90	12.89
J. T. Kennedy.....	Louis St. (East).....	123.....	80.00	12.00	8.00	84.00	106.20	10.62
J. T. Kennedy.....	Louis St. (East).....	122.....	90.00	12.00	9.00	93.00	117.50	11.75
J. T. Kennedy.....	Louis St. (East).....	124.....	70.00	12.00	7.00	75.00	94.80	9.48
N. L. Adam.....	Louis St. (East).....	125.....	60.00	12.00	6.00	66.00	83.40	8.34
A. Belanger.....	Louis St. (East).....	126.....	50.00	12.00	5.00	57.00	72.00	7.20
M. Coudreau.....	Mountain St. (South).....	2.....	50.00	12.00	5.00	57.50	72.60	7.26
C.N.R. Yards.....	Louis St. (North).....	Pt. Lot 5, Con. 4.....	200.00	20.00	180.00	227.50	22.75
City of Sudbury.....	Vincent St. (West).....	Block 'A'.....	100.00	75.00	10.00	165.00	208.50	20.85
Mary Ross Estate.....	Louis St. (East).....	Pt. Lot 127.....	4.00	4.00	5.10	.51
D. Ross Estate.....	Louis St. (East).....	Pt. Lot 127.....	25.00	4.00	2.50	26.50	33.50	3.35
R. Blais.....	Louis St. (East).....	Pt. Lot 127.....	25.00	4.00	2.50	26.50	33.50	3.35
Mrs. E. Gorman.....	Whittaker St. (West).....	526.....	20.00	2.00	18.00	22.70	2.27

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "B"—ASSESSMENT FOR BENEFIT, OUTLET AND INJURING LIABILITY ON CITY STREETS

Street	Value of Benefit Total	Outlet Liability Total	Net Assess- ment	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.	Sub- Section 9 Section 8
JUNCTION CREEK—						
Lawson St.	\$ 75.00	7.50	67.50	\$ 85.30	\$ 8.53
Fraser St.	75.00	7.50	67.50	85.30	8.53
Water St.	100.00	10.00	90.00	113.70	11.37
Bay St.	100.00	10.00	90.00	113.70	11.37
Ross St.	100.00	10.00	90.00	113.70	11.37
McLeod St.	150.00	15.00	135.00	170.60	17.06
Norman St.	75.00	7.50	67.50	85.30	8.53
Whittaker St.	150.00	15.00	135.00	170.60	17.06
Griffith St.	150.00	15.00	135.00	170.60	17.06
Regent St.	150.00	15.00	135.00	170.60	17.06
Riverside St.	350.00	35.00	315.00	398.10	39.81
Connaught St.	20.00	2.00	18.00	22.70	2.27
Wellington St.	26.00	2.60	23.40	29.60	2.96
Kilpatrick St.	250.00	25.00	225.00	284.40	28.44
Cross St.	250.00	25.00	225.00	284.40	28.44
Winchester Ave.	250.00	25.00	225.00	284.40	28.44
Douglas St.	400.00	40.00	360.00	454.90	45.49
St. Catharines St.	500.00	50.00	450.00	568.70	56.87
St. James St.	100.00	10.00	90.00	113.70	11.37
Perrault St.	150.00	15.00	135.00	170.60	17.06
Station St.	500.00	50.00	450.00	568.70	56.87
Gray St.	500.00	50.00	450.00	568.70	56.87
Brady St.	1,300.00	130.00	1,170.00	1,478.70	147.87

Minto St.....	800.00	80.00	720.00	910.00	91.00
Shaughnessy St.....	400.00	40.00	360.00	454.90	45.49
Drinkwater St.....	400.00	40.00	360.00	454.90	45.49
Larch St.....	600.00	60.00	540.00	682.50	68.25
Cedar St.....	600.00	60.00	540.00	682.50	68.25
Elm St.....	500.00	50.00	450.00	568.70	56.87
Young St.....	1,900.00	190.00	1,710.00	2,161.10	216.11
Louis St.....	300.00	30.00	270.00	341.30	34.13
Mountain St.....	300.00	30.00	270.00	341.30	34.13
St. Joseph St.....	25.00	2.50	22.50	28.40	2.84
Laurier St.....	25.00	2.50	22.50	28.40	2.84

NOLIN CREEK—

Samuel St.....	800.00	80.00	720.00	910.00	91.00
St. Anne's Lane.....	900.00	90.00	810.00	1,023.60	102.36
Lisgar St.....	1,200.00	120.00	1,080.00	1,364.90	136.49
Durham St.....	3,500.00	350.00	3,150.00	3,981.00	398.10
Beech St.....	3,500.00	350.00	3,150.00	3,981.00	398.10
Fir St.....	1,100.00	110.00	990.00	1,251.10	125.11
Earl St.....	560.00	56.00	504.00	637.00	63.70
College St.....	300.00	30.00	270.00	341.30	34.13

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT
(Municipal Drainage Act)

ALLOWANCES UNDER SECTION 8 TO BE PAID TO OWNERS IN THE TOWNSHIP OF MCKIM

Owner	Street	Lot Number or Part of Lot	Sub-Sec. 5 Section 8 Severance	Sub-Sec. 7 Section 8 Damages for Disposal	Sub-Sec. 8 Section 8 Land Purchase	Sub-Sec. 9 Section 8 Compensation	Total
Cesaer Paci.....	Copper St. (North)	1.....	\$.....	\$ 1.00	\$ 22.00	\$ 1.00	\$ 24.00
Cesaer Paci.....	Copper St. (North)	2.....	1.00	9.00	1.00	11.00
Fred Braska.....	Copper St. (North)	3.....	1.00	9.00	1.00	11.00
Cesaer Paci.....	Copper St. (North)	4.....	1.00	9.00	1.00	11.00
Ernos DeMattia.....	Copper St. (North)	5.....	1.00	9.00	1.00	11.00
Marcelle Piccinin.....	Copper St. (North)	6.....	1.00	9.00	1.00	11.00
Marcelle Piccinin.....	Copper St. (North)	7.....	1.00	9.00	1.00	11.00
William MacGregor.....	Copper St. (North)	8.....	1.00	9.00	1.00	11.00
Augusto Uguccioni.....	Copper St. (North)	9.....	1.00	9.00	1.00	11.00
Alfred Waldron.....	Copper St. (North)	10.....	1.00	9.00	1.00	11.00
Attilio Niccforo.....	Copper St. (North)	11.....	1.00	9.00	1.00	11.00
J. J. Mackey.....	Copper St. (North)	20.....	1.00	9.00	1.00	11.00
Alex Anderson.....	Copper St. (North)	21.....	1.00	15.00	1.00	17.00
Fabris Vittoni.....	Copper St. (North)	22.....	1.00	20.00	1.00	22.00
J. J. Mackey.....	Copper St. (North)	23.....	1.00	20.00	1.00	22.00
Gunnar Sundin.....	Copper St. (North)	24.....	1.00	20.00	1.00	22.00
Mike Morgeton.....	Copper St. (North)	25.....	1.00	9.00	1.00	11.00
City of Sudbury.....	Township of McKim.	Pt. Lot 8, Con. 2.....	100.00	1.00	127.00	25.00	386.00
C.P.R.....	Township of McKim.	Pts. Lots 8 and 9, Con. 2.....	1,000.00	1.00	1,300.00	100.00	1,401.00
W. E. Holditch.....	Township of McKim.	Pt. Lot 9, Con. 1.....	25.00	25.00
R. Martin Estate.....	Township of McKim.	Pt. Lot 9, Con. 1.....	40.00	40.00
D. L. McKinnon, H. M. McKinnon, Robt. Kirkwood.....	Township of McKim.	Pt. Lot 10, Con. 1.....	25.00	25.00
O. Comisso.....	Township of McKim.	Lot 44, P1, M57.....	144.40	144.40
Ettore Fievoli and L. Antognione.....	Township of McKim.	Pt. Lot 8, Con. 2, 4.84 Ac....	1.00	233.00	1.00	235.00

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

S. E. WRIGHT SUBDIVISION

Owner	Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Liability Total	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
City of Sudbury.....	Lorne St. (North)	14 to 11.....	40'	4	\$ 7.50	\$ 30.00	\$ 9.50	\$.95
City of Sudbury.....	Lorne St. (North)	10.....	20'	1	4.00	4.00	5.10	.51
Three Owners.....	Lorne St. (North)	Pt. Lot 7, Con. 3.....	160'	1	30.00	30.00	37.90	3.79
City of Sudbury.....	Lorne St. (North)	9.....	40'	1	7.50	7.50	9.50	.95
City of Sudbury.....	Lorne St. (North)	7 to 6.....	40'	2	7.50	15.00	9.50	.95
Three Owners.....	Lorne St. (North)	Pt. Lot 7, Con. 3.....	85'	1	15.00	15.00	19.00	1.90
City of Sudbury.....	Lorne St. (North)	5 to 3.....	40'	3	7.50	22.50	9.50	.95
City of Sudbury.....	Lorne St. (North)	2.....	33'	1	6.00	6.00	7.60	.76
City of Sudbury.....	Lorne St. (North)	1.....	80'	1	15.00	15.00	19.00	1.90
City of Sudbury.....	Cressey St. (South)	15.....	50'	1	9.00	9.00	11.40	1.14
City of Sudbury.....	Cressey St. (South)	16 and 17.....	40'	2	7.50	15.00	9.50	.95
No. 26, privately owned.....	Cressey St. (South)	26 to 30.....	40'	5	7.50	37.50	9.50	.95
City of Sudbury.....	Cressey St. (South)	43 to 47.....	40'	5	7.50	37.50	9.50	.95
City of Sudbury.....	Cressey St. (North)	48 to 52.....	40'	5	7.50	37.50	9.50	.95
City of Sudbury.....	Cressey St. (North)	103 to 109.....	40'	7	7.50	52.50	9.50	.95
City of Sudbury.....	Haig St. (South)	62 to 58.....	40'	5	7.50	37.50	9.50	.95
City of Sudbury.....	Haig St. (North)	129 to 135.....	40'	7	7.50	52.50	9.50	.95
City of Sudbury.....	Haig St. (South)	116 to 110.....	40'	7	7.50	52.50	9.50	.95
City of Sudbury.....	Buchanan St. (South)	69.....	66'	1	12.00	12.00	15.20	1.52
City of Sudbury.....	Buchanan St. (South)	142 to 136.....	40'	7	7.50	52.50	9.50	.95
City of Sudbury.....	Buchanan St. (North)	143 to 169.....	40'	27	7.50	202.50	9.50	.95
Ed. Johnson's Pit.....	Buchanan St. (North)	Pt. Lot 7, Con. 3.....	100'	1	18.00	18.00	22.70	2.27
City of Sudbury.....	Block 'A'.....	68 to 63.....	10 ac.	6	(\$27.00 per ac.)	270.00	341.30	34.13
City of Sudbury.....	Orr St. (West)	70 to 75.....	40'	6	7.50	45.00	9.50	.95
City of Sudbury.....	Orr St. (East)	70 to 75.....	40'	6	7.50	45.00	9.50	.95

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

S. E. WRIGHT SUBDIVISION

Owner	Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability		Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
					Per Lot	Total		
City of Sudbury.....	Byng St. (West)	81 to 76.....	40'	6	\$ 7.50	\$ 45.00	\$ 9.50	\$.95
City of Sudbury.....	Byng St. (West)	57 to 53.....	40'	5	7.50	37.50	9.50	.95
City of Sudbury.....	Byng St. (West)	42 to 34.....	40'	9	7.50	67.50	9.50	.95
City of Sudbury.....	Byng St. (East)	82 to 87.....	40'	6	7.50	45.00	9.50	.95
City of Sudbury.....	Byng St. (East)	88 to 92.....	40'	5	7.50	37.50	9.50	.95
City of Sudbury.....	Byng St. (East)	31 to 32.....	40'	2	7.50	15.00	9.50	.95
Four Owners.....	Byng St. (East)	Pt. Lot 7, Con. 3.....	160'	1	30.00	30.00	37.90	3.79
City of Sudbury.....	Edna St. (West)	122 to 117.....	40'	6	7.50	45.00	9.50	.95
City of Sudbury.....	Edna St. (West)	97 to 93.....	40'	5	7.50	37.50	9.50	.95
City of Sudbury.....	Edna St. (West)	25 to 23.....	40'	3	7.50	22.50	9.50	.95
City of Sudbury.....	Edna St. (West)	22.....	20'	1	4.00	4.00	5.10	.51
Northern Ski Factory.....	Edna St. (West)	Pt. Lot 7, Con. 3.....	80'	1	15.00	15.00	19.00	1.90
City of Sudbury.....	Edna St. (East)	123 to 128.....	40'	6	7.50	45.00	9.50	.95
City of Sudbury.....	Edna St. (East)	98 to 102.....	40'	5	7.50	37.50	9.50	.95
City of Sudbury.....	Edna St. (East)	18 to 21.....	40'	4	7.50	30.00	9.50	.95
Epis. Diocese S. Ste. Marie, Lorne St. (North).....		Pt. Lot 7, Con. 3.....	132'		24.00	24.00	30.30	3.03
Yvonne Mailloux.....	Lorne St. (North)	Pt. of Lot 7, Con. 3.....	428'		7.50	7.50	9.50	.95

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT
(Municipal Drainage Act)

SCHEDULE "C"—AREA 1—ASSESSMENT FOR OUTLET LIABILITY ON CITY STREETS

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	Outlet Liability Total	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Spruce St.....	1,000'	.10.4c lineal foot	\$194.00	245.20	\$ 24.52
Oak St.....	1,250'	.10.4c lineal foot	242.00	305.90	30.59
Walnut St.....	1,050'	.10.4c lineal foot	204.00	257.90	25.79
Victoria St.....	900'	.10.4c lineal foot	175.00	221.20	22.12
Willow St.....	650'	.10.4c lineal foot	126.00	159.30	15.93
Hazel St.....	650'	.10.4c lineal foot	126.00	159.30	15.93
Hemlock St.....	550'	.10.4c lineal foot	107.00	135.20	13.52
Douglas St.....	450'	.10.4c lineal foot	87.00	109.90	10.99
Lorne St.....	4,100'	.10.4c lineal foot	795.00	1,004.80	100.48
Birch St.....	300'	.10.4c lineal foot	58.00	73.30	7.33
Alder St.....	1,450'	.10.4c lineal foot	281.00	355.20	35.52
Regent St.....	2,500'	.10.4c lineal foot	485.00	612.90	61.29
Victoria St.....	1,600'	.10.4c lineal foot	310.00	391.70	39.17
Isabel St.....	1,400'	.10.4c lineal foot	272.00	343.80	34.38
Douglas St.....	1,400'	.10.4c lineal foot	272.00	343.80	34.38
Amley St.....	850'	.10.4c lineal foot	165.00	208.50	20.85
Haig St.....	1,400'	.10.4c lineal foot	272.00	343.80	34.38
C. C. Road.....	3,200'	.10.4c lineal foot	620.00	783.60	78.36
Eyre St.....	1,700'	.10.4c lineal foot	330.00	417.00	41.70
Whittaker St.....	2,850'	.10.4c lineal foot	551.00	696.40	69.64
Albinston St.....	2,550'	.10.4c lineal foot	494.00	624.30	62.43
Horobin St.....	3,450'	.10.4c lineal foot	668.00	844.20	84.42
Ontario St.....	3,200'	.10.4c lineal foot	620.00	783.60	78.36
McLeod St.....	1,700'	.10.4c lineal foot	330.00	417.00	41.70
Ross St.....	1,100'	.10.4c lineal foot	213.00	269.20	26.92

Riverside St.....	4,100'	.10.4c lineal foot	795.00	1,004.80	100.48
Roxborough Dr.....	1,850'	.10.4c lineal foot	358.00	452.40	45.24
Kingsmount Blvd.....	2,350'	.10.4c lineal foot	457.00	577.50	57.75
Wembley Dr.....	2,650'	.10.4c lineal foot	514.00	649.60	64.96
Hyland Ave.....	2,450'	.10.4c lineal foot	475.00	600.30	60.03
Laura Ave.....	1,450'	.10.4c lineal foot	281.00	355.20	35.52
Winchester Ave.....	1,450'	.10.4c lineal foot	281.00	355.20	35.52
Kilpatrick Ave.....	1,600'	.10.4c lineal foot	310.00	391.70	39.17
Westmoreland.....	650'	.19.4c lineal foot	107.00	135.20	13.52
Wellington Ave.....	650'	.19.4c lineal foot	126.00	159.30	15.93
Connaught St.....	500'	.19.4c lineal foot	97.00	122.60	12.26
McLeod St.....	1,200'	.19.4c lineal foot	233.00	294.50	29.45
St. Brandon St.....	2,350'	.19.4c lineal foot	455.00	575.00	57.50
Edmund St.....	1,900'	.19.4c lineal foot	368.00	465.00	46.50
John St.....	1,100'	.19.4c lineal foot	213.00	269.20	26.92
David St.....	250'	.19.4c lineal foot	48.00	60.70	6.07
Ramsay Rd.....	400'	.19.4c lineal foot	78.00	98.60	9.86
Paris St.....	850'	.19.4c lineal foot	165.00	208.50	20.85
Marion St.....	1,150'	.19.4c lineal foot	223.00	281.90	28.19
St. Nicholas St.....	1,250'	.19.4c lineal foot	243.00	307.10	30.71
Homewood Ave.....	1,200'	.19.4c lineal foot	233.00	294.50	29.45
Ontario St.....	300'	.19.4c lineal foot	58.00	73.30	7.33
Medora St.....					

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 1—ASSESSMENT FOR OUTLET LIABILITY (COOK'S SUBDIVISION)

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability		Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
				\$	\$	\$	\$
Ontario St. (South)	1 to 21	40'	21	7.50	157.50	9.50	.95
McLeod St. (South)	22 to 33	40'	12	7.50	90.00	9.50	.95
McLeod St. (South)	34	235'	1		45.00	56.90	5.69
Long Lake Road (East)	321 to 331	40'	11	7.50	82.50	9.50	.95
Long Lake Road (East)	332 to 334	40'	3	7.50	22.50	9.50	.95
Long Lake Road (East)	376 to 381	40'	6	7.50	45.00	9.50	.95
Lawson St. (West)	310 to 320	40'	11	7.50	82.50	9.50	.95
St. Clair St. (North)	268 to 287	40'	20	7.50	150.00	9.50	.95
St. Clair St. (South)	254 to 267	40'	14	7.50	105.00	9.50	.95
St. Clair St. (South)	288 to 297	40'	10	7.50	75.00	9.50	.95
Horobin St. (North)	237 to 252	40'	16	7.50	120.00	9.50	.95
Horobin St. (North)	253	80'	1	15.00	15.00	19.00	1.90
Horobin St. (North)	298 to 309	40'	12	7.50	90.00	9.50	.95
Horobin St. (South)	220 to 236	40'	17	7.50	127.50	9.50	.95
Horobin St. (South)	335 to 353	40'	19	7.50	142.50	9.50	.95
Charlotte St. (North)	35 to 43	40'	9	7.50	67.50	9.50	.95
Charlotte St. (North)	44	60	1	11.00	11.00	13.90	1.39
Charlotte St. (North)	200 to 219	40'	20	7.50	150.00	9.50	.95
Charlotte St. (South)	182 to 196	40'	15	7.50	112.50	9.50	.95
Charlotte St. (South)	488 to 506	40'	19	7.50	142.50	9.50	.95
Charlotte St. (North)	401 to 405	40'	5	7.50	37.50	9.50	.95
Fraser St. (North)	354 to 375	40'	22	7.50	165.00	9.50	.95
Fraser St. (South)	382 to 384	40'	3	7.50	22.50	9.50	.95
Fraser St. (South)	385	60'	1	11.00	11.00	13.90	1.39

Fraser St. (South).....	386 to 400.....	40'	15	7.50	112.50	9.50	.95
Lawson St. (West).....	419.....	50'	1	9.00	9.00	11.40	1.14
Lawson St. (East).....	416 to 418.....	40'	3	7.50	22.50	9.50	.95
Duke St. West.....	406 to 409.....	40'	4	7.50	30.00	9.50	.95
Long Lake Road (North).....	410 to 415.....	40'	6	7.50	45.00	9.50	.95
Long Lake Road (North).....	420 to 425.....	40'	6	7.50	45.00	9.50	.95
Long Lake Road (South).....	426.....	40'	1	7.50	7.50	9.50	.95
Long Lake Road (South).....	429 to 430.....	40'	2	7.50	15.00	9.50	.95
Long Lake Road (South).....	433 and 434.....	40'	2	7.50	15.00	9.50	.95
Long Lake Road (South).....	437 and 438.....	40'	2	7.50	15.00	9.50	.95
Long Lake Road (South).....	441 and 442.....	40'	2	7.50	15.00	9.50	.95
Long Lake Road (South).....	445 and 446.....	40'	2	7.50	15.00	9.50	.95
Long Lake Road (South).....	449 to 450.....	40'	2	7.50	15.00	9.50	.95
Long Lake Road (South).....	453 and 454.....	40'	2	7.50	15.00	9.50	.95
Long Lake Road (South).....	457.....	40'	1	7.50	7.50	9.50	.95
Long Lake Road (West).....	460 to 467.....	40'	8	7.50	60.00	9.50	.95
Long Lake Road (East).....	468 to 487.....	40'	20	7.50	150.00	9.50	.95
Glenn St. (North).....	427 and 428.....	40'	2	7.50	15.00	9.50	.95
Glenn St. (North).....	431 and 432.....	40'	2	7.50	15.00	9.50	.95
Glenn St. (North).....	435 and 436.....	40'	2	7.50	15.00	9.50	.95
Glenn St. (North).....	439 and 440.....	40'	2	7.50	15.00	9.50	.95
Glenn St. (North).....	443 and 444.....	40'	2	7.50	15.00	9.50	.95
Glenn St. (North).....	447 and 448.....	40'	2	7.50	15.00	9.50	.95
Glenn St. (North).....	451 and 452.....	40'	2	7.50	15.00	9.50	.95
Glenn St. (North).....	455 and 456.....	40'	2	7.50	15.00	9.50	.95
Glenn St. (North).....	458 and 459.....	40'	2	7.50	15.00	9.50	.95
Ross St. (North).....	148 to 152.....	40'	5	7.50	37.50	9.50	.95
Ross St. (North).....	153.....	60'	1	11.00	11.00	13.90	1.39
Ross St. (South).....	164 to 166.....	40'	3	7.50	22.50	9.50	.95
Ross St. (South).....	197 to 199.....	40'	3	7.50	22.50	9.50	.95
Adelaide St. (North).....	167 to 181.....	40'	15	7.50	112.50	9.50	.95
Adelaide St. (South).....	161 and 162.....	40'	2	7.50	15.00	9.50	.95
Adelaide St. (South).....	163.....	60'	1	11.00	11.00	13.90	1.39
Whittaker St. (West).....	45.....	60'	1	11.00	11.00	13.90	1.39

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 1—ASSESSMENT FOR OUTLET LIABILITY (COOK'S SUBDIVISION)

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	\$	Outlet Liability Per Lot	Total Liability	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Whittaker St. (West)	142 to 147	40'	6	\$	7.50	\$ 45.00	9.50	.95
Whittaker St. (West)	154	60'	1		11.00	11.00	13.90	1.39
Whittaker St. (West)	155 to 160	40'	6		7.50	45.00	9.50	.95
Whittaker St. (East)	121 to 141	40'	21		7.50	157.50	9.50	.95
McLeod St. (South)	46 to 51	40'	6		7.50	45.00	9.50	.95
Griffith St. (West)	100 to 120	40'	21		7.50	157.50	9.50	.95
Griffith St. (East)	79 to 99	40'	21		7.50	157.50	9.50	.95
McLeod St. (South)	52 to 57	40'	6		7.50	45.00	9.50	.95
Regent St. (West)	58 to 78	40'	21		7.50	157.50	9.50	.95
Hyland Ave. (South)	511 to 561	40'	51		7.50	382.50	9.50	.95
Hyland Ave. (North)	456 to 509	40'	54		7.50	405.00	9.50	.95
Hyland Ave. (North)	510	60'	1		11.00	11.00	13.90	1.39
Wembley Drive (South)	403 to 455	40'	53		7.50	397.50	9.50	.95
Wembley Drive (North)	360 to 362	40'	3		7.50	22.50	9.50	.95
Wembley Drive (North)	363	60'	1		11.00	11.00	13.90	1.39
Wembley Drive (North)	351	40'	1		7.50	7.50	9.50	.95
Wembley Drive (North)	353	40'	1		7.50	7.50	9.50	.95
Wembley Drive (North)	367 to 402	40'	36		7.50	270.00	9.50	.95
Wembley Drive (South)	566 to 571	40'	6		7.50	45.00	9.50	.95
Wembley Drive (North)	572 to 578	50'	7		9.00	63.00	11.40	1.14
Wembley Drive (North)	579 to 586	50'	8		9.00	72.00	11.40	1.14
Kingsmount Blvd. (South)	587	33'	1		6.00	6.00	7.60	.76
Kingsmount Blvd. (South)	77 to 87	50'	11		9.00	99.00	11.40	1.14
Kingsmount Blvd. (North)	311 to 344	40'	34		7.50	255.00	9.50	.95
Kingsmount Blvd. (South)	310	60'	1		11.00	11.00	13.90	1.39

Kingsmount Blvd. (South).....	352.....	40'	1	7.50	7.50	9.50	.95
Kingsmount Blvd. (North).....	268 to 309.....	40'	42	7.50	315.00	9.50	.95
Connaught St. (East).....	354 to 359.....	40'	6	7.50	45.00	9.50	.95
Connaught St. (West).....	364 to 366.....	40'	3	7.50	22.50	9.50	.95
Wellington St. (West).....	345 to 350.....	40'	6	7.50	45.00	9.50	.95
Roxborough Drive (North).....	241 to 267.....	40'	27	7.50	202.50	9.50	.95
Roxborough Drive (North).....	217 to 240.....	40'	24	7.50	180.00	9.50	.95
Roxborough Drive (North).....	50 to 63.....	50'	14	9.00	126.00	11.40	1.14
Roxborough Drive (North).....	64.....	33'	1	6.00	6.00	7.60	.76
Roxborough Drive (North).....	65 to 76.....	50'	12	9.00	108.00	11.40	1.14
Riverside Drive (North).....	150 to 157.....	40'	8	7.50	60.00	9.50	.95
Riverside Drive (North).....	158 to 161.....	40'	4	7.50	30.00	9.50	.95
Riverside St. (North).....	168.....	33'	1	6.00	6.00	7.60	.76
Riverside St. (North).....	169 to 174.....	40'	6	7.50	45.00	9.50	.95
Riverside St. (North).....	179 to 192.....	40'	14	7.50	105.00	9.50	.95
Riverside St. (North).....	24 to 33.....	50'	10	9.00	90.00	11.40	1.14
Riverside St. (South).....	34 to 46.....	50'	13	9.00	117.00	11.40	1.14
Riverside St. (South).....	196 to 216.....	40'	21	7.50	157.50	9.50	.95
Douglas St. (South).....	47 to 49.....	50'	3	9.00	27.00	11.40	1.14
Douglas St. (South).....	88 to 89.....	80'	2	15.00	30.00	19.00	1.90
Douglas St. (South).....	91.....	50'	1	9.00	9.00	11.40	1.14
Douglas St. (South).....	92 to 103.....	40'	12	7.50	90.00	9.50	.95
Douglas St. (South).....	108.....	12'	1	3.00	3.00	3.80	.38
Douglas St. (South).....	109.....	12'	1	3.00	3.00	3.80	.38
Douglas St. (South).....	Pt. Lot 6, Con. 3.....	80'	1	15.00	15.00	19.00	1.90
Douglas St. (South).....	Pt. Lot 6, Con. 3.....	50'	1	9.00	9.00	11.40	1.14
Douglas St. (South).....	Pt. Lot 6, Con. 3.....	40'	1	7.50	7.50	9.50	.95
Ontario St. (East).....	130 to 131.....	40'	2	7.50	15.00	9.50	.95
Winchester St. (East).....	90.....	120'	1	22.50	22.50	28.40	2.84
Winchester St. (West).....	193 to 195.....	40'	3	7.50	22.50	9.50	.95
Kilpatrick Ave. (East).....	175 to 178.....	40'	4	7.50	30.00	9.50	.95
Kilpatrick Ave. (West).....	163 to 167.....	40'	5	7.50	37.50	9.50	.95
Kilpatrick Ave. (East).....	106 and 107.....	40'	2	7.50	15.00	9.50	.95
Cross St. (East).....	104 and 105.....	40'	2	7.50	15.00	9.50	.95

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 1—ASSESSMENT FOR OUTLET LIABILITY (COOK'S SUBDIVISION)

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Outlet Liability Total	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Cross St. (East).....	162.....	40'	1	\$ 7.50	\$ 7.50	\$ 9.50	.95
Cross St. (West).....	110 to 113.....	40'	4	7.50	30.00	9.50	.95
Cross St. (West).....	116 and 117.....	40'	2	7.50	15.00	9.50	.95
Cross St. (West).....	120 and 121.....	40'	2	7.50	15.00	9.50	.95
Cross St. (West).....	124 and 125.....	40'	2	7.50	15.00	9.50	.95
Cross St. (West).....	128 and 129.....	40'	2	7.50	15.00	9.50	.95
Cross St. (West).....	132 and 133.....	40'	2	7.50	15.00	9.50	.95
Cross St. (West).....	136 and 137.....	40'	2	7.50	15.00	9.50	.95
Cross St. (West).....	140 and 141.....	40'	2	7.50	15.00	9.50	.95
Cross St. (West).....	144 and 145.....	40'	2	7.50	15.00	9.50	.95
Ontario St. (East).....	114 and 115.....	40'	2	7.50	15.00	9.50	.95
Ontario St. (East).....	118 and 119.....	40'	2	7.50	15.00	9.50	.95
Ontario St. (East).....	122 and 123.....	40'	2	7.50	15.00	9.50	.95
Ontario St. (East).....	126 and 127.....	40'	2	7.50	15.00	9.50	.95
Ontario St. (East).....	134 and 135.....	40'	2	7.50	15.00	9.50	.95
Ontario St. (East).....	138 and 139.....	40'	2	7.50	15.00	9.50	.95
Ontario St. (East).....	142 and 143.....	40'	2	7.50	15.00	9.50	.95
Ontario St. (East).....	146 to 149.....	40'	4	7.50	30.00	9.50	.95
Ontario St. (East).....	Pt. Lot 6, Con. 3.....	40 x 70'	1	6.00	6.00	7.60	.76
Douglas St. (North).....	22 to 30.....	40'	9	7.50	67.50	9.50	.95

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 1—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Outlet Liability Total	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Riverside St. (North)	4 to 21	40'	18	\$ 7.50	\$ 135.00	\$ 9.50	\$.95
Riverside St. (North)	3	190'	1	36.00	36.00	45.50	4.55
Riverside St. (North)	2	40'	1	7.50	7.50	9.50	.95
Riverside St. (North)	1	80'	1	15.00	15.00	19.00	1.90
St. Catharines St. (South)	31 to 35	40'	5	7.50	37.50	9.50	.95
St. James St. (North)	36 to 37	40'	2	7.50	15.00	9.50	.95
Riverside St. (South)	36 to 42	60'	7	11.00	77.00	13.90	1.39
Riverside St. (South)	45 to 48	60'	4	11.00	44.00	13.90	1.39
Douglas St. (North)	43 and 44	50'	2	9.00	18.00	11.40	1.14
O'Connor St. (North)	23 to 29	60'	7	11.00	77.00	13.90	1.39
Front St. (South)	1	50'	1	9.00	9.00	11.40	1.14
Front St. (South)	2 to 5	60'	4	11.00	44.00	13.90	1.39
Front St. (South)	6 to 10	50'	5	9.00	45.00	11.40	1.14
Front St. (South)	30 to 35	50'	6	9.00	54.00	11.40	1.14
Nickel St. (North)	11 to 17	50'	7	9.00	63.00	11.40	1.14
Nickel St. (South)	18 to 21	50'	4	9.00	36.00	11.40	1.14
O'Connor St. (South)	22	40'	1	7.50	7.50	9.50	.95
Worthington Crescent (South)	1	33'	1	6.00	6.00	7.60	.76
Worthington Crescent (South)	2	W $\frac{1}{2}$	1	6.00	6.00	7.60	.76
Worthington Crescent (South)	2	E $\frac{1}{2}$	1	6.00	6.00	7.60	.76
Worthington Crescent (South)	3 and 4	33'	2	6.00	12.00	7.60	.76
Worthington Crescent (South)	5 and 6	60'	2	11.00	22.00	13.90	1.39
Worthington Crescent (South)	1	50'	5	9.00	45.00	11.40	1.14
Douglas St. (Laura to Homewood) (S.)	1 to 5	50'	5	9.00	45.00	11.40	1.14
Douglas St. (South)	284 and 285	50'	2	9.00	18.00	11.40	1.14

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 1—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Total Liability	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Douglas St. (South)	267 to 269	50'	3	\$ 9.00	\$ 27.00	\$ 11.40	\$ 1.14
Laura Ave. (East)	15 to 18	50'	4	9.00	36.00	11.40	1.14
Laura Ave. (East)	19 and 20	33'	2	6.00	12.00	7.60	.76
Laura Ave. (East)	21 to 23	50'	3	9.00	27.00	11.40	1.14
Laura Ave. (East)	588 to 593	50'	6	9.00	54.00	11.40	1.14
Laura Ave. (East)	606 to 610	40'	5	7.50	37.50	9.50	.95
Laura Ave. (East)	611	60'	1	11.00	11.00	13.90	1.39
Laura Ave. (East)	617	60'	1	11.00	11.00	13.90	1.39
Homewood Ave. (West)	612 to 616	40'	5	7.50	37.50	9.50	.95
Homewood Ave. (West)	331 to 335	50'	5	9.00	45.00	11.40	1.14
Homewood Ave. (East)	313 to 317	50'	5	9.00	45.00	11.40	1.14
Homewood Ave. (East)	295 to 299	50'	5	9.00	45.00	11.40	1.14
Homewood Ave. (East)	281 to 283	50'	3	9.00	27.00	11.40	1.14
Homewood Ave. (East)	.6 to 8	50'	3	9.00	27.00	11.40	1.14
Homewood Ave. (East)	9 and 10	33'	2	6.00	12.00	7.60	.76
Homewood Ave. (East)	11 to 14	50'	4	9.00	36.00	11.40	1.14
Homewood Ave. (East)	594 to 599	50'	6	9.00	54.00	11.40	1.14
Wembley Drive (South)	600 to 605	40'	6	7.50	45.00	9.50	.95
St. Brandon St. (North)	277 to 280	50'	4	9.00	36.00	11.40	1.14
St. Brandon St. (North)	258 to 263	50'	6	9.00	54.00	11.40	1.14
St. Brandon St. (South)	252 to 257	50'	6	9.00	54.00	11.40	1.14
St. Brandon St. (South)	300 to 303	50'	4	9.00	36.00	11.40	1.14
Edmund St. (South)	291 to 294	50'	4	9.00	36.00	11.40	1.14
St. Nicholas St. (South)	286 to 288	50'	3	9.00	27.00	11.40	1.14
Edmund St. (North)	190 to 195	50'	6	9.00	54.00	11.40	1.14

Edmund St. (South).....	141 to 146.	50'	6	9.00	54.00	11.40	1.14
Edmund St. (South).....	184 to 189.	50'	6	9.00	54.00	11.40	1.14
Edmund St. (South).....	318 to 321.	50'	4	9.00	36.00	11.40	1.14
John St. (North).....	152 to 157.	50'	6	9.00	54.00	11.40	1.14
John St. (North).....	173 to 178.	50'	6	9.00	54.00	11.40	1.14
John St. (North).....	309 to 312.	50'	4	9.00	36.00	11.40	1.14
John St. (North).....	336 to 339.	50'	4	9.00	36.00	11.40	1.14
John St. (South).....	356 to 361.	50'	6	9.00	54.00	11.40	1.14
John St. (South).....	237 and 236.	50'	2	9.00	18.00	11.40	1.14
John St. (South).....	327 to 330.	50'	4	9.00	36.00	11.40	1.14
David St. (North).....	345 to 350.	50'	6	9.00	54.00	11.40	1.14
David St. (North).....	378 to 382.	50'	5	9.00	45.00	11.40	1.14
McNaughton St. (North).....	372.	50'	1	9.00	9.00	11.40	1.14
St. Nicholas St. (West).....	274 to 276.	50'	3	9.00	27.00	11.40	1.14
St. Nicholas St. (West).....	289 and 290.	50'	2	9.00	18.00	11.40	1.14
St. Nicholas St. (West).....	304 to 308.	50'	5	9.00	45.00	11.40	1.14
St. Nicholas St. (West).....	322 to 326.	50'	5	9.00	45.00	11.40	1.14
St. Nicholas St. (West).....	384 to 387.	50'	4	9.00	36.00	11.40	1.14
St. Nicholas St. (West).....	389.	50'	1	9.00	9.00	11.40	1.14
St. Nicholas St. (East).....	373 to 377.	50'	5	9.00	45.00	11.40	1.14
St. Nicholas St. (East).....	351 to 355.	50'	5	9.00	45.00	11.40	1.14
St. Nicholas St. (East).....	179 to 183.	50'	5	9.00	45.00	11.40	1.14
St. Nicholas St. (East).....	196 and 197.	50'	2	9.00	18.00	11.40	1.14
St. Nicholas St. (East).....	249 to 251.	50'	3	9.00	27.00	11.40	1.14
St. Nicholas St. (East).....	264 to 266.	50'	3	9.00	27.00	11.40	1.14
Marion St. (West).....	272.	60'	1	11.00	11.00	13.90	1.39
Marion St. (West).....	273.	50'	1	9.00	9.00	11.40	1.14
Marion St. (West).....	125 to 135.	50'	11	9.00	99.00	11.40	1.14
Marion St. (West).....	340 to 344.	50'	5	9.00	45.00	11.40	1.14
Marion St. (East).....	1.	60'	1	11.00	11.00	13.90	1.39
Marion St. (East).....	2 to 4.	40'	3	7.50	22.50	9.50	.95
Marion St. (East).....	120.	50'	1	9.00	9.00	11.40	1.14
Marion St. (East).....	5 to 7.	40'	3	7.50	22.50	9.50	.95
Marion St. (East).....	8.	50'	1	9.00	9.00	11.40	1.14

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 1—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Outlet Liability Total	Total Per Lot Incl. Int. \$	Annual Assessment Per Lot With Int. \$
Marion St. (East)	136 to 140	50'	5	9.00	45.00	11.40	1.14
Walnut St. (South)	63	150'	1	27.00	34.10	3.41
Marion St. (East)	238 to 240	50'	3	9.00	27.00	11.40	1.14
Medora St. (East)	109	60'	1	11.00	11.00	13.90	1.39
Medora St. (East)	110 to 112	50'	3	9.00	27.00	11.40	1.14
Medora St. (West)	113	80'	1	15.00	15.00	19.00	1.90
Medora St. (West)	114 to 117	50'	4	9.00	36.00	11.40	1.14
Paris St. (West)	106	80'	1	15.00	15.00	19.00	1.90
Paris St. (West)	107 and 108	50'	2	9.00	18.00	11.40	1.14
Paris St. (West)	147 to 150	50'	4	9.00	36.00	11.40	1.14
Paris St. (East)	98 to 100	50'	3	9.00	27.00	11.40	1.14
Paris St. (East)	101 to 103	50'	3	9.00	27.00	11.40	1.14
Ramsay Road (West)	91	80'	1	15.00	15.00	19.00	1.90
Ramsay Road (West)	92 to 95	50'	4	9.00	36.00	11.40	1.14
Ramsay Road (East)	84	80'	1	15.00	15.00	19.00	1.90
Ramsay Road (East)	85 to 87	50'	3	9.00	27.00	11.40	1.14
Nelson St. (West)	56 to 58	50'	3	9.00	27.00	11.40	1.14
Winchester Ave. (East)	552 to 565	40'	4	7.50	30.00	9.50	.95
Elm St. (South)	1 to 3	50'	3	9.00	27.00	11.40	1.14
Lorne St. (East)	4 to 6	50'	3	9.00	27.00	11.40	1.14
Lorne St. (West)	Oddfellows' Hall	50'	1	9.00	9.00	11.40	1.14
Spruce St. (North)	1 to 13	50'	13	9.00	117.00	11.40	1.14
Spruce St. (North)	199	50'	1	9.00	9.00	11.40	1.14
Spruce St. (North)	175	50'	1	9.00	9.00	11.40	1.14
Spruce St. (South)	30	100'	1	18.00	22.70	2.27

Spruce St. (South).....	29 to 14.	50'	16	9.00	144.00	11.40	1.14
Lorne St. (West).....	31.....	100'	1	18.00	22.70	2.27
Oak St. (North).....	32 to 42.	50'	11	9.00	99.00	11.40	1.14
Oak St. (North).....	45.....	50'	1	9.00	9.00	11.40	1.14
Oak St. (North).....	179 to 177.....	50'	3	9.00	27.00	11.40	1.14
Oak St. (South).....	51 to 43.....	50'	9	9.00	81.00	11.40	1.14
Oak St. (South).....	46 to 53.....	50'	8	9.00	72.00	11.40	1.14
Walnut St. (North).....	52.....	100'	1	18.00	22.70	2.27
Walnut St. (North).....	53 to 58.....	50'	6	9.00	54.00	11.40	1.14
Walnut St. (North).....	66 to 59.....	50'	8	9.00	72.00	11.40	1.14
Walnut St. (South).....	62 to 59.....	50'	4	9.00	36.00	11.40	1.14
Walnut St. (South).....	67 to 74.....	50'	8	9.00	72.00	11.40	1.14
Victoria St. (North).....	64.....	100'	1	18.00	22.70	2.27
Victoria St. (North).....	65 to 67.....	50'	3	9.00	27.00	11.40	1.14
Victoria St. (North).....	87 to 80.....	50'	8	9.00	72.00	11.40	1.14
Victoria St. (South).....	88 to 95.....	50'	8	9.00	72.00	11.40	1.14
Lorne St. (West).....	Sudbury Brewery.....	500'	1	90.00	113.70	11.37
Willow St. (North).....	108 to 101.....	50'	8	9.00	72.00	11.40	1.14
Willow St. (South).....	109 to 116.....	50'	8	9.00	72.00	11.40	1.14
Hazel St. (North).....	129 to 122.....	50'	8	9.00	72.00	11.40	1.14
Hazel St. (South).....	130 to 137.....	50'	8	9.00	72.00	11.40	1.14
Hemlock St. (North).....	149 to 143.....	50'	7	9.00	63.00	11.40	1.14
Hemlock St. (South).....	150.....	75'	1	13.50	17.00	1.70
Hemlock St. (South).....	151 to 154.....	50'	4	9.00	36.00	11.40	1.14
Douglas St. (North).....	163.....	40'	1	7.50	7.50	9.50	.95
Douglas St. (North).....	162 to 159.....	50'	4	9.00	36.00	11.40	1.14
Douglas St. (South).....	1 to 8.....	40'	8	7.50	60.00	9.50	.95
Lorne St. (West).....	9 to 24.....	40'	16	7.50	120.00	9.50	.95
Regent St. (East).....	25 to 32.....	40'	8	7.50	60.00	9.50	.95
Regent St. (East).....	158 to 155.....	40'	4	7.50	30.00	9.50	.95
Regent St. (East).....	142 to 138.....	50'	5	9.00	45.00	11.40	1.14
Regent St. (East).....	121 to 117.....	50'	5	9.00	45.00	11.40	1.14
Regent St. (East).....	100 to 96.....	50'	5	9.00	45.00	11.40	1.14
Regent St. (East).....	79 to 75.....	50'	5	9.00	45.00	11.40	1.14

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT
(Municipal Drainage Act)

SCHEDULE "C"—AREA 1—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Outlet Liability Total	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int
Regent St. (East)	58 to 54	50'	5	\$ 9.00	\$ 45.00	\$ 11.40	\$ 1.14
Albert St. (North)	34 to 36	40'	3	7.50	22.50	9.50	.95
Albert St. (South)	41 to 46	40'	6	7.50	45.00	9.50	.95
Albert St. (South)	106 and 105	40	2	7.50	15.00	9.50	.95
Victoria St. (North)	56 to 51	40'	6	7.50	45.00	9.50	.95
Victoria St. (North)	116 to 111	40'	6	7.50	45.00	9.50	.95
Victoria St. (North)	176 to 171	40'	6	7.50	45.00	9.50	.95
Victoria St. (North)	72 to 70	40'	3	7.50	22.50	9.50	.95
Victoria St. (North)	53A and 53B and 53	40'	3	7.50	22.50	9.50	.95
Victoria St. (North)	198 to 193	40'	6	7.50	45.00	9.50	.95
Victoria St. (South)	222 to 227	40'	6	7.50	45.00	9.50	.95
Regent St. (West)	138 to 128	50'	11	9.00	99.00	11.40	1.14
Regent St. (West)	139 to 149	50'	11	9.00	99.00	11.40	1.14
Regent St. (West)	299 to 295	50'	5	9.00	45.00	11.40	1.14
Regent St. (West)	294	60'	1	11.00	11.00	13.90	1.39
Regent St. (West)	A	60'	1	11.00	11.00	13.90	1.39
Regent St. (West)	60 to 57	50'	4	9.00	36.00	11.40	1.14
Eyre St. (East)	47 to 50	50'	4	9.00	36.00	11.40	1.14
Eyre St. (East)	117 to 127	50'	11	9.00	99.00	11.40	1.14
Eyre St. (East)	160 to 150	50'	11	9.00	99.00	11.40	1.14
Eyre St. (East)	288 to 292	50'	5	9.00	45.00	11.40	1.14
Eyre St. (East)	293	60'	1	11.00	11.00	13.90	1.39
Eyre St. (East)	Lot B	60'	1	11.00	11.00	13.90	1.39
Eyre St. (East)	Lot C	50'	1	9.00	9.00	11.40	1.14
Eyre St. (West)	119 to 117	50'	3	9.00	27.00	11.40	1.14

Eyre St. (West).....	116 to 106.....	50'	11	9.00	99.00	11.40	1.14
Eyre St. (West).....	161 to 171.....	50'	11	9.00	99.00	11.40	1.14
Eyre St. (West).....	287 to 283.....	50'	5	9.00	45.00	11.40	1.14
Eyre St. (West).....	282.....	60'	1	11.00	11.00	13.90	1.39
Eyre St. (West).....	Lot D.....	60'	1	11.00	11.00	13.90	1.39
Eyre St. (West).....	Lot E.....	60'	1	11.00	11.00	13.90	1.39
Eyre St. (West).....	Lot F.....	50'	1	9.00	9.00	11.40	1.14
Eyre St. (West).....	Lot G and H.....	60'	2	11.00	22.00	13.90	1.39
Whittaker St. (East).....	95 to 105.....	50'	11	9.00	99.00	11.40	1.14
Whittaker St. (East).....	182 to 172.....	50'	11	9.00	99.00	11.40	1.14
Whittaker St. (East).....	271 to 281.....	50'	11	9.00	99.00	11.40	1.14
Whittaker St. (East).....	307 to 300.....	50'	8	9.00	72.00	11.40	1.14
Whittaker St. (East).....	308.....	75'	1	13.50	17.00	1.70
Whittaker St. (East).....	107 to 110.....	50'	4	9.00	36.00	11.40	1.14
Whittaker St. (West).....	180 to 177.....	50'	4	9.00	36.00	11.40	1.14
Whittaker St. (West).....	84 to 94.....	50'	11	9.00	99.00	11.40	1.14
Whittaker St. (West).....	183 to 193.....	50'	11	9.00	99.00	11.40	1.14
Whittaker St. (West).....	270 to 260.....	50'	11	9.00	99.00	11.40	1.14
Whittaker St. (West).....	309 to 316.....	50'	8	9.00	72.00	11.40	1.14
Albinston St. (East).....	168 to 170.....	50'	3	9.00	27.00	11.40	1.14
Albinston St. (East).....	73 to 83.....	50'	11	9.00	99.00	11.40	1.14
Albinston St. (East).....	204 to 194.....	50'	11	9.00	99.00	11.40	1.14
Albinston St. (East).....	249 to 259.....	50'	11	9.00	99.00	11.40	1.14
Albinston St. (East).....	333 to 331.....	50'	3	9.00	27.00	11.40	1.14
Albinston St. (East).....	16 to 26.....	40'	11	7.50	82.50	9.50	.95
Albinston St. (West).....	44 and 43.....	50'	2	9.00	18.00	11.40	1.14
Albinston St. (West).....	51.....	33'	1	6.00	6.00	7.60	.76
Albinston St. (West).....	69 to 62.....	50'	8	9.00	72.00	11.40	1.14
Albinston St. (West).....	205 to 215.....	50'	11	9.00	99.00	11.40	1.14
Albinston St. (West).....	248.....	50'	1	9.00	9.00	11.40	1.14
Albinston St. (West).....	10 to 1.....	40'	10	7.50	75.00	9.50	.95
Albinston St. (West).....	239 and 238.....	50'	2	9.00	18.00	11.40	1.14
Albinston St. (West).....	334 to 336.....	50'	3	9.00	27.00	11.40	1.14
Albinston St. (West).....	1 to 15.....	40'	15	7.50	112.50	9.50	.95

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 1—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability		Total Per Lot Incl. Int.	Annual Assessment	
				Per Lot	Total		Per Lot	With Int.
				\$	\$	\$	\$	\$
Albinston St. (East)	27 to 29	40'	3	7.50	22.50	9.50	.95	
Horobin St. (East)	39 to 42	50'	4	9.00	36.00	11.40	1.14	
Horobin St. (East)	52	50'	1	9.00	9.00	11.40	1.14	
Horobin St. (East)	54 to 61	50'	8	9.00	72.00	11.40	1.14	
Horobin St. (East)	226 to 216	50'	11	9.00	99.00	11.40	1.14	
Horobin St. (East)	227 to 237	50'	11	9.00	99.00	11.40	1.14	
Horobin St. (East)	367 to 353	50'	15	9.00	135.00	11.40	1.14	
Haig St. (North)	352	60'	1	11.00	11.00	13.90	1.39	
Haig St. (North)	351 to 348	50'	4	9.00	36.00	11.40	1.14	
Haig St. (North)	321 to 317	50'	5	9.00	45.00	11.40	1.14	
Haig St. (South)	381 to 368	50'	14	9.00	126.00	11.40	1.14	
Haig St. (South)	415	60'	1	11.00	11.00	13.90	1.39	
Haig St. (South)	414 to 410	50'	5	9.00	45.00	11.40	1.14	
Haig St. (South)	409	60'	1	11.00	11.00	13.90	1.39	
Copper Cliff Road (North)	382	60'	1	11.00	11.00	13.90	1.39	
Copper Cliff Road (North)	383 to 395	50'	13	9.00	117.00	11.40	1.14	
Copper Cliff Road (North)	396 to 408	50'	13	9.00	117.00	11.40	1.14	
Ontario St. (South)	416 to 424	40'	9	7.50	67.50	9.50	.95	
Ontario St. (South)	468 to 475	40'	8	7.50	60.00	9.50	.95	
Ontario St. (South)	509 to 516	40'	8	7.50	60.00	9.50	.95	
Ontario St. (South)	538 to 545	40'	8	7.50	60.00	9.50	.95	
Ontario St. (South)	8	60'	1	11.00	11.00	13.90	1.39	
Ontario St. (South)	7 to 2	40'	6	7.50	45.00	9.50	.95	
Ontario St. (South)	1	60'	1	7.50	172.50	9.50	.95	
Regent St. (West)	467 to 445	40'	23	7.50	142.50	9.50	.95	

Griffin St. (East).....	444 to 426.....	40'	19	11.00	11.00	13.90	1.39
Griffin St. (East).....	425.....	60'	1	11.00	11.00	13.90	1.39
Griffin St. (West).....	491 to 508.....	40'	18	7.50	135.00	9.50	.95
Whittaker St. (East).....	490 to 476.....	40'	15	7.50	112.50	9.50	.95
Whittaker St. (West).....	526 to 537.....	40'	12	7.50	90.00	9.50	.95
Norman St. (East).....	525 to 518.....	40'	8	7.50	60.00	9.50	.95
Norman St. (East).....	517.....	60'	1	11.00	11.00	13.90	1.39
Norman St. (West).....	550 to 556.....	40'	7	7.50	52.50	9.50	.95
Horobin St. (East).....	549 to 546.....	40'	4	7.50	30.00	9.50	.95
Horobin St. (West).....	9.....	60'	1	11.00	11.00	13.90	1.39
North of Park Lawn Cemetery.....	Pt. Lot 7, Con. 3.....	22 ac.	..	27.00	594.00	750.70	75.07
Park Lawn Cemetery.....	Pt. Lot 7, Con. 3.....	30 ac.	..	27.00	810.00	1,023.60	102.36
City Yard, Riverside St.....	Pt. Lot 6, Con. 3.....	9¼ ac.	..	27.00	249.25	315.00	31.50
South of Hyland.....	Pt. Lot 6, Con. 3.....	27 ac.	..	27.00	729.00	921.30	92.13
Between York and Long Lake Road.....	Pt. Lot 7, Con. 3.....	48 ac.	..	27.00	1,296.00	1,637.90	163.79
Anglican and Eyre Cem., Regent St.....	Regent St.....	5 ac.	..	27.00	135.00	170.60	17.06
C.P.R., between Douglas and Elm Sts.....	Between Douglas and Elm.....	87 ac.	..	27.00	2,349.00	2,968.60	296.86
Court House, Elm St.....	Elm St.....	2 ac.	..	27.00	54.00	68.20	6.82
C.P.R. Station and Yard, Station St.....	Station St.....	18½ ac.	..	27.00	499.50	631.00	63.10
Albert St. School, Albert St.....	Albert St.....	¾ ac.	..	27.00	20.25	25.60	2.56
Norite Heights.....	Block 'A'.....	1 ac.	..	27.00	27.00	34.10	3.41

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 2—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Total Liability Total	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Wilma St. (South)	361	50'	1	\$ 12.00	\$ 12.00	\$ 15.20	\$ 1.52
Wilma St. (South)	362 to 366	33'	5	8.00	40.00	10.10	1.01
Wilma St. (South)	367	50'	1	12.00	12.00	15.20	1.52
Wilma St. (South)	462 to 468	33'	7	8.00	56.00	10.10	1.01
Wilma St. (South)	563	50'	1	12.00	12.00	15.20	1.52
Wilma St. (South)	564 to 568	33'	5	8.00	40.00	10.10	1.01
Wilma St. (South)	569	50'	1	12.00	12.00	15.20	1.52
Wilma St. (South)	759 to 779	33'	21	8.00	168.00	10.10	1.01
Wilma St. (South)	433 to 448	40'	16	10.00	160.00	12.60	1.26
Wilma St. (South)	449 and 450	33'	2	8.00	16.00	10.10	1.01
Frank St. (North)	780 to 797	33'	18	8.00	144.00	10.10	1.01
Frank St. (North)	417 to 432	40'	16	10.00	160.00	12.60	1.26
Frank St. (North)	416 and 415	33'	2	8.00	16.00	10.10	1.01
Frank St. (South)	798 to 811	33'	14	8.00	112.00	10.10	1.01
Frank St. (South)	366 to 381	40'	16	10.00	160.00	12.60	1.26
Frank St. (South)	382 and 383	33'	2	8.00	16.00	10.10	1.01
Frank St. (South)	812 to 822	33'	11	8.00	88.00	10.10	1.01
Dell St. (North)	365 to 350	40'	16	10.00	160.00	12.60	1.26
Dell St. (North)	349 and 348	33'	2	8.00	16.00	10.10	1.01
Dell St. (South)	284 to 292	40'	9	10.00	90.00	12.60	1.26
Dell St. (South)	293 to 300	40'	8	10.00	80.00	12.60	1.26
Edith St. (North)	715 to 722	33'	8	8.00	64.00	10.10	1.01
Edith St. (South)	723 to 730	33'	8	8.00	64.00	10.10	1.01
St. Lawrence St. (North)	283 to 275	40'	9	10.00	90.00	12.60	1.26
St. Lawrence St. (South)	198 to 205	40'	8	10.00	80.00	12.60	1.26

Clemow St. (East).....	274 to 272.....	40'	3	10.00	30.00	12.60	1.26
Burton Ave. (East).....	368 to 397.....	33'	30	8.00	240.00	10.10	1.01
Antwerp St. (West).....	415 to 461.....	33'	47	8.00	376.00	10.10	1.01
Antwerp St. (East).....	469 to 515.....	33'	47	8.00	376.00	10.10	1.01
Antwerp St. (East).....	84 to 82.....	33'	3	8.00	24.00	10.10	1.01
Eva St. (West).....	516 to 562.....	33'	47	8.00	376.00	10.10	1.01
Eva St. (West).....	85 to 96.....	33'	12	8.00	96.00	10.10	1.01
Eva Ave. (West).....	102 to 105.....	33'	4	8.00	32.00	10.10	1.01
Eva Ave. (East).....	570 to 616.....	33'	47	8.00	376.00	10.10	1.01
Eva Ave. (East).....	126 to 122.....	33'	5	8.00	40.00	10.10	1.01
Eva Ave. (East).....	115 to 106.....	33'	10	8.00	80.00	10.10	1.01
Mable Ave. (East).....	617 to 663.....	33'	47	8.00	376.00	10.10	1.01
Mable Ave. (West).....	127 and 128.....	33'	2	8.00	16.00	10.10	1.01
Mable Ave. (West).....	133 to 147.....	33'	15	8.00	120.00	10.10	1.01
Mable Ave. (East).....	664 to 709.....	33'	46	8.00	368.00	10.10	1.01
Mable Ave. (East).....	166 to 148.....	33'	19	6.00	114.00	10.10	1.01
Mable Lane (West).....	928 and 929.....	33'	2	2.00	4.00	2.50	.25
Mable Lane (West).....	1 to 19.....	33'	19	2.00	38.00	2.50	.25
Melvin Ave. (West).....	731 to 752.....	33'	22	8.00	176.00	10.10	1.01
Melvin Ave. (West).....	755 to 758.....	33'	4	8.00	32.00	10.10	1.01
Melvin Ave. (West).....	38 to 20.....	33'	19	8.00	152.00	10.10	1.01
Melvin Ave. (East).....	823 to 842.....	33'	20	8.00	160.00	10.10	1.01
Melvin Ave. (East).....	845 to 851.....	33'	7	8.00	56.00	10.10	1.01
Melvin Ave. (East).....	39 to 57.....	33'	19	8.00	152.00	10.10	1.01
Tedman Ave. (West).....	852 to 877.....	33'	26	8.00	208.00	10.10	1.01
Tedman Ave. (West).....	880 to 889.....	33'	10	8.00	80.00	10.10	1.01
Tedman Ave. (West).....	76 to 58.....	33'	19	8.00	152.00	10.10	1.01
Tedman Ave. (East).....	890 to 911.....	33'	22	8.00	176.00	10.10	1.01
Tedman Ave. (East).....	917 to 927.....	33'	11	8.00	88.00	10.10	1.01
Tedman Ave. (East).....	77 to 95.....	33'	19	8.00	152.00	10.10	1.01
Bruce St. (West).....	109 to 82.....	40'	28	10.00	280.00	12.60	1.26
Ethel St. (South).....	81.....	33'	1	8.00	8.00	10.10	1.01
Bruce St. (East).....	197 to 195.....	40'	3	10.00	30.00	12.60	1.26
Margaret St. (West).....	711 to 714.....	33'	4	8.00	32.00	10.10	1.01

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT
(Municipal Drainage Act)

SCHEDULE "C"—AREA 2—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Outlet Liability Total	Total Per Lot Incl. Int. \$	Annual Assessment Per Lot With Int. \$
Kathleen St. (South)	206 to 211	50'	6	\$ 12.00	\$ 72.00	15.20	\$ 1.52
Kathleen St. (South)	266 to 271	60'	6	15.00	90.00	19.00	1.90
Bloor St. (North)	277 to 272	60'	6	15.00	90.00	19.00	1.90
Bloor St. (North)	200	60'	1	15.00	15.00	19.00	1.90
Morin Ave. (East)	110 and 111	40'	2	10.00	20.00	12.60	1.26
Morin Ave. (East)	301 and 302	40'	2	10.00	20.00	12.60	1.26
Morin Ave. (East)	384 and 385	40'	2	10.00	20.00	12.60	1.26
Morin Ave. (East)	451 and 452	40'	2	10.00	20.00	12.60	1.26
Morin Ave. (East)	206 and 207	40'	2	10.00	20.00	12.60	1.26
Notre Dame St. (West)	30 to 1	40'	30	10.00	300.00	12.60	1.26
Wilma St. (South)	453 to 459	40'	7	10.00	70.00	12.60	1.26
Wilma St. (South)	460	33'	1	8.00	8.00	10.10	1.01
St. Charles St. (North)	414 to 403	40'	12	10.10	120.00	12.60	1.26
St. Charles St. (North)	402 and 401	33'	2	8.00	16.00	10.10	1.01
St. Charles St. (South)	386 to 399	40'	14	10.00	140.00	12.60	1.26
St. Charles St. (South)	400	50'	1	12.00	12.00	15.20	1.52
Dell St. (North)	347 to 327	40'	21	10.00	210.00	12.60	1.26
St. George St. (North)	271 to 243	40'	29	10.00	290.00	12.60	1.26
Dell St. (South)	303 to 326	40'	24	10.00	240.00	12.60	1.26
St. George St. (North)	242	33'	1	8.00	8.00	10.10	1.01
St. George St. (South)	208 to 240	40'	33	10.00	330.00	12.60	1.26
St. George St. (South)	241	33'	1	8.00	8.00	10.10	1.01
King St. (North)	194 to 157	40'	38	10.00	380.00	12.60	1.26
King St. (North)	156 and 157	33'	2	8.00	16.00	10.10	1.01
King St. (South)	112 to 154	40'	43	10.00	430.00	12.60	1.26

Queen St. (North).....	80 to 31.....	40'	50	10.00	500.00	12.60	1.26
Queen St. (South).....	18 to 13.....	50'	6	12.00	72.00	15.20	1.52
Queen St. (South).....	8 to 10.....	50'	3	12.00	36.00	15.20	1.52
Queen St. (South).....	11.....	40'	1	10.00	10.00	12.60	1.26
Queen St. (South).....	12.....	50'	1	12.00	12.00	15.20	1.52
Bond St. (North).....	19 to 24.....	50'	6	12.00	72.00	15.20	1.52
Bond St. (North).....	7 to 5.....	50'	3	12.00	36.00	15.20	1.52
Bond St. (North).....	4 and 3.....	33'	2	8.00	16.00	10.10	1.01
Bond St. (North).....	1 and 2.....	50'	2	12.00	24.00	15.20	1.52
Bond St. (South).....	Pt. Lot 5, Con. 4.....	42' 6	4	10.00	40.00	12.60	1.26
Bond St. (South).....	Pt. Lot 5, Con. 4.....	100'	1	24.00	30.30	3.03
Bond St. (South).....	Pt. Lot 5, Con. 4.....	50'	2	12.00	24.00	15.20	1.52
Bond St. (South).....	Pt. Lot 5, Con. 4.....	42'	2	10.00	20.00	12.60	1.26
Bond St. (South).....	8 and 9.....	49' 10	3	12.00	36.00	15.20	1.52
Garnier St. (North).....	Pt. Lot 5, Con. 4.....	100'	1	24.00	30.30	3.03
Garnier St. (North).....	Pt. Lot 5, Con. 4.....	50'	2	12.00	24.00	15.20	1.52
Garnier St. (North).....	12 and 13.....	40'	2	10.00	20.00	12.60	1.26
Garnier St. (North).....	10 and 11.....	50'	1	12.00	12.00	15.20	1.52
Bond St. (South).....	7.....	50'	4	12.00	48.00	15.20	1.52
Caron St. (West).....	1 to 4.....	60'	2	15.00	30.00	19.00	1.90
Caron St. (West).....	5 and 6.....	50'	7	12.00	84.00	15.20	1.52
Kathleen St. (North).....	194 to 188.....	100'	1	24.00	30.30	3.03
Kathleen St. (North).....	187.....	50'	23	12.00	276.00	15.20	1.52
Kathleen St. (North).....	186 to 164.....	50'	3	12.00	36.00	15.20	1.52
Kathleen St. (North).....	162 to 160.....	50'	5	12.00	60.00	15.20	1.52
Kathleen St. (South).....	195 to 199.....	50'	18	12.00	216.00	15.20	1.52
Kathleen St. (South).....	133 to 150.....	50'	2	12.00	24.00	15.20	1.52
Notre Dame St. (West).....	1 and 2.....	50'	2	12.00	24.00	15.20	1.52
Notre Dame St. (West).....	13 and 14.....	50'	2	12.00	24.00	15.20	1.52
Jogues St. (South).....	8 to 12.....	50'	5	12.00	60.00	15.20	1.52
Jogues St. (North).....	7 to 13.....	50'	5	12.00	60.00	15.20	1.52
Rue Mange (South).....	132.....	60'	1	15.00	15.00	19.00	1.90
Wilma St. (South).....	288 to 313.....	40'	26	10.00	260.00	12.60	1.26
St. Charles St. (North).....	262 to 287.....	40'	26	10.00	260.00	12.60	1.26
St. Charles St. (South).....	237 to 261.....	40'	25	10.00	250.00	12.60	1.26

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 2—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Total Liability	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Dell St. (North)	216 to 236	40'	21	\$ 10.00	\$ 210.00	\$ 12.60	\$ 1.26
Dell St. (South)	193 to 213	40'	21	10.00	210.00	12.60	1.26
St. George St. (North)	163 to 189	40'	27	10.00	270.00	12.60	1.26
St. George St. (South)	133	33'	1	8.00	8.00	10.10	1.01
St. George St. (South)	134 to 162	40'	29	10.00	290.00	12.60	1.26
King St. (North)	Pt. Lot 5, Con. 4	89'	1	20.00	25.30	2.53
King St. (North)	104	33'	1	8.00	8.00	10.10	1.01
King St. (North)	105 to 131	40'	27	10.00	270.00	12.60	1.26
King St. (North)	132	60'	1	15.00	15.00	19.00	1.90
King St. (South)	45'	45'	4	12.00	48.00	15.20	1.52
King St. (South)	74	33'	1	8.00	8.00	10.10	1.01
King St. (South)	75 to 100	40'	26	10.00	260.00	12.60	1.26
King St. (South)	101	60'	1	15.00	15.00	19.00	1.90
Queen St. (North)	43	33'	1	8.00	8.00	10.10	1.01
Queen St. (North)	44 to 66	40'	23	10.00	230.00	12.60	1.26
Queen St. (South)	21	33'	1	8.00	8.00	10.10	1.01
Queen St. (South)	22 to 41	40'	20	10.00	200.00	12.60	1.26
Queen St. (South)	42	60'	1	15.00	15.00	19.00	1.90
Bond St. (North)	1 to 20	40'	20	10.00	200.00	12.60	1.26
Clinton St. (West)	190 to 192	40'	3	10.00	30.00	12.60	1.26
Clinton St. (West)	214 and 215	40'	2	10.00	20.00	12.60	1.26
Percy Ave. (East)	67 to 69	40'	3	10.00	30.00	12.60	1.26
Myles St. (North)	1 to 8	50'	8	12.00	96.00	15.20	1.52
Myles St. (South)	9, 10 and 11	50'	3	12.00	36.00	15.20	1.52
Harvey St. (North)	9 to 13	50'	5	12.00	60.00	15.20	1.52

Harvey St. (South).....	14 to 18.	50'	5	12.00	60.00	15.20	1.52
Leslie St. (West).....	22 to 37.	50'	16	12.00	192.00	15.20	1.52
Leslie St. (West).....	1 to 7.	50'	7	12.00	84.00	15.20	1.52
Leslie St. (West).....	8.	100'	1	24.00	30.30	3.03
Leslie St. (East).....	1.	33'	1	8.00	8.00	10.10	1.01
Leslie St. (East).....	2 to 19.	50'	18	12.00	216.00	15.20	1.52
Leslie St. (East).....	24 to 19.	50'	6	12.00	72.00	15.20	1.52
Peter St. (West).....	6 to 21.	50'	16	12.00	192.00	15.20	1.52
Peter St. (East).....	44 to 22.	50'	23	12.00	276.00	15.20	1.52
Mountain St. (West).....	1 to 3.	50'	3	12.00	36.00	15.20	1.52
Mountain St. (West).....	1 to 6.	50'	6	12.00	72.00	15.20	1.52
Mountain St. (West).....	16.	240'	1	48.00	60.70	6.07
Mountain St. (South).....	70 and 69.	33'	2	8.00	16.00	10.10	1.01
Mountain St. (South).....	19 and 20.	50'	2	12.00	24.00	15.20	1.52
Mountain St. (South).....	3, 4 and 5.	50'	3	12.00	36.00	15.20	1.52
Mountain St. (South).....	3 to 6.	40'	4	10.00	40.00	12.60	1.26
Mountain St. (South).....	2.	50'	1	12.00	12.00	15.20	1.52
Mountain St. (South).....	1.	33'	1	8.00	8.00	10.10	1.01
St. Joseph St. (East).....	13.	60'	1	15.00	15.00	19.00	1.90
St. Joseph St. (East).....	14 to 17.	50'	4	12.00	48.00	15.20	1.52
St. Joseph St. (East).....	18.	33'	1	8.00	8.00	10.10	1.01
St. Joseph St. (West).....	7 to 12.	50'	6	12.00	72.00	15.20	1.52
Louis St. (South).....	127 to 119.	50'	9	12.00	108.00	15.20	1.52
Young St. (East).....	20.	100'	1	24.00	30.30	3.03
Young St. (East).....	21 to 31.	50'	11	12.00	132.00	30.30	3.03
Fairview Ave. (West).....	43 to 57.	50'	15	12.00	180.00	15.20	1.52
Fairview Ave. (West).....	23.	100'	1	24.00	15.20	1.52
Vincent St. (West).....	9 and 10.	50'	2	12.00	24.00	15.20	1.52
Vincent St. (West).....	58 and 59.	33'	2	8.00	16.00	10.10	1.01
Vincent St. (East).....	7.	40'	1	10.00	10.00	12.60	1.26
Vincent St. (East).....	8.	50'	1	12.00	12.00	15.20	1.52
Vincent St. (East).....	60 to 62.	40'	3	10.00	30.00	12.60	1.26
Pearl St. (North).....	24 to 39.	50'	16	12.00	192.00	15.20	1.52
Pearl St. (West).....	63 to 65.	60'	3	15.00	45.00	19.00	1.90

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 2—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Total Outlet Liability	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Pearl St. (West)	66	33'	1	\$ 8.00	\$ 8.00	\$ 10.10	\$ 1.01
Pearl St. (West)	67 and 68	50'	2	12.00	24.00	15.20	1.52
Pearl St. (East)	2 to 22	50'	17	12.00	204.00	15.20	1.52
Pearl St. (East)	1	33'	1	8.00	8.00	10.10	1.01
Elm St. (North)	1, 2 and 3	50'	3	12.00	36.00	15.20	1.52
Elm St. (North)	4	100'	1	24.00	30.30	3.03
Elm St. (North)	Pt. Lot 5, Con. 4	100'	2	48.00	60.70	6.07
Lloyd St. (North)	5	136'	1	24.00	30.30	3.03
Lloyd St. (North)	6 to 14	50'	9	12.00	108.00	15.20	1.52
Elm St. (North)	15	141'	1	24.00	30.30	3.03
Elm St. (North)	7	40'	1	10.00	10.00	12.60	1.26
Elm St. (North)	6 to 3	50'	4	12.00	48.00	15.20	1.52
Elm St. (North)	2	33'	1	8.00	8.00	10.10	1.01
Lloyd St. (South)	1, 2 and 3	40'	3	10.00	30.00	12.60	1.26
Agnes St. (North)	13 to 16	50'	4	12.00	48.00	15.20	1.52
Agnes St. (North)	Pt. Lot 4, Con. 4	50'	3	12.00	36.00	15.20	1.52
Agnes St. (South)	Pt. Lot 4, Con. 4	140'	1	48.00	60.70	6.07
Agnes St. (South)	5 to 3	50'	3	12.00	36.00	15.20	1.52
Agnes St. (South)	Pt. Lot 4, Con. 4	50'	2	12.00	24.00	15.20	1.52
S. Bond. E. of Murray (South)	Pt. Lot 4, Con. 4	1 ac.	1	36.00	45.50	4.55
Murray St. (East)	5 to 9	50'	5	12.00	60.00	15.20	1.52
Murray St. (East)	3	50'	1	12.00	12.00	15.20	1.52
Murray St. (East)	1 to 2	40'	2	10.00	20.00	12.60	1.26
Legace St. (East)	4 to 8	33'	5	8.00	40.00	10.10	1.01
Murray St. (East)	1	200'	1	48.00	60.70	6.07

Murray St. (East).....	5 and 4.....	100'	2	48.00	60.70	6.07
Murray St. (East).....	3.....	53'	1	12.00	12.00	15.20	1.52
Murray St. (East).....	2 and 1.....	33'	2	8.00	16.00	10.10	1.01
Pt. Lot 4, Con. 4.....	18.....	1½ ac.	54.00	68.20	6.82
Pt. Lot 4, Con. 4.....	12.....	50'	1	12.00	12.00	15.20	1.52
Pt. Lot 4, Con. 4.....	13.....	50'	1	12.00	12.00	15.20	1.52
Harold St.....	¾ ac.	27.00	34.10	3.41
Murray St. (West).....	19 to 22.....	50'	4	12.00	48.00	15.20	1.52
Murray St. (West).....	1 to 7.....	50'	7	12.00	84.00	15.20	1.52
Draper St. (East).....	8 to 18.....	50'	11	12.00	132.00	15.20	1.52
Louis St. to Limits.....	C.N.R.....	24 ac.	864.00	1,001.90	100.19
Stobie Branch.....	C.P.R.....	10 ac.	360.00	454.90	45.49
Pembroke St. (South).....	1 to 6.....	50'	6	12.00	72.00	15.20	1.52
Lloyd St. (South).....	4 to 24.....	50'	21	12.00	252.00	15.20	1.52
Lloyd St. (South).....	25.....	60'	1	15.00	15.00	19.00	1.90
Lloyd St. (South).....	138 to 135.....	50'	4	12.00	48.00	15.20	1.52
Lloyd St. (North).....	26 to 28.....	40'	3	10.00	30.00	12.60	1.26
Lloyd St. (North).....	29 to 43.....	50'	15	12.00	180.00	15.20	1.52
Lloyd St. (North).....	46 to 48.....	50'	3	12.00	36.00	15.20	1.52
Lloyd St. (North).....	49.....	40'	1	10.00	10.00	12.60	1.26
Lloyd St. (North).....	16 to 20.....	50'	5	12.00	60.00	15.20	1.52
Lloyd St. (North).....	91 to 95.....	50'	5	12.00	60.00	15.20	1.52
Cochrane St. (South).....	50 to 67.....	50'	18	12.00	216.00	15.20	1.52
Cochrane St. (North).....	71 to 90.....	50'	20	12.00	240.00	15.20	1.52
Brock St. (South).....	92 to 111.....	50'	20	12.00	240.00	15.20	1.52
Brock St. (South).....	112.....	40'	1	10.00	10.00	12.60	1.26
Brock St. (North).....	123 to 147.....	50'	25	12.00	300.00	15.20	1.52
Keziah St. (West).....	113 to 122.....	50'	10	12.00	120.00	15.20	1.52
Wolfe St. (South).....	69.....	33'	1	8.00	8.00	10.10	1.01
Wolfe St. (South).....	70.....	40'	1	10.00	10.00	12.60	1.26
Wolfe St. (North).....	91.....	33'	1	8.00	8.00	10.10	1.01
Wolfe St. (North).....	44.....	40'	1	10.00	10.00	12.60	1.26
Argyle St. (East).....	1 to 5.....	50'	5	12.00	60.00	15.20	1.52
Argyle St. (East).....	6.....	60'	1	15.00	15.00	19.00	1.90

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 2—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Total Liability	Total Per Lot Incl. Int.,	Annual Assessment Per Lot With Int.
Argyle St. (East)	7, 8 and 9	40'	3	\$ 10.00	\$ 30.00	\$ 12.60	\$ 1.26
Argyle St. (East)	10 to 15	50'	6	12.00	72.00	15.20	1.52
Berlin St. (West)	31 to 35	50'	5	12.00	60.00	15.20	1.52
Berlin St. (West)	30	33'	1	8.00	8.00	10.10	1.01
Berlin St. (West)	29	40'	1	10.00	10.00	12.60	1.26
Berlin St. (West)	28 to 21	50'	8	12.00	96.00	15.20	1.52
Berlin St. (East)	36 to 39	50'	4	12.00	48.00	15.20	1.52
Berlin St. (East)	83 to 90	50'	8	12.00	96.00	15.20	1.52
Berlin St. (East)	40 to 58	50'	19	12.00	228.00	15.20	1.52
Coniston Road (North)	59	68'	1	24.00	30.30	3.03
Coniston Road (North)	82 to 60	60'	23	12.00	276.00	15.20	1.52
Coniston Road (South)	96 to 99	50'	4	12.00	48.00	15.20	1.52
Galt St. (West)	1 and 2	50'	2	12.00	24.00	15.20	1.52
Galt St. (West)	3	60'	1	15.00	15.00	19.00	1.90
Galt St. (West)	4	60'	1	15.00	15.00	19.00	1.90
Galt St. (West)	5 to 22	50'	18	12.00	216.00	15.20	1.52
Galt St. (North)	23	33'	1	8.00	8.00	10.10	1.01
Galt St. (South)	24 and 25	60'	2	15.00	30.00	19.00	1.90
Galt St. (South)	26 to 30	50'	5	12.00	60.00	15.20	1.52
Galt St. (South)	31 to 35	50'	5	12.00	60.00	15.20	1.52
Princess St. (North)	36 to 42	50'	7	12.00	84.00	15.20	1.52
Ross St. (West)	43 to 50	50'	8	12.00	96.00	15.20	1.52
Ross St. (East)	51	40'	1	10.00	10.00	12.60	1.26
Ross St. (East)	148 to 125	50'	24	12.00	288.00	15.20	1.52
Elm St. (South)	124	50'	1	12.00	12.00	15.20	1.52

Elm St. (South).....	123.....	100'	1	24.00	30.30	3.03
Elm St. (South).....	1 to 8.....	250'	1	60.00	75.80	7.58
Elm St. (South).....	3 to 13.....	50'	11	12.00	132.00	15.20	1.52
Elm St. (South).....	106.....	50'	1	12.00	12.00	15.20	1.52
Elm St. (South).....	105.....	50'	1	12.00	12.00	15.20	1.52
Elm St. (South).....	251 to 253.....	60'	3	15.00	45.00	19.00	1.90
Elm St. (South).....	14 to 19.....	50'	6	12.00	72.00	15.20	1.52
Cedar St. (North).....	Pt. Lot 5, Con. 4.....	100'	1	24.00	30.30	3.03
Cedar St. (North).....	21.....	50'	1	12.00	12.00	15.20	1.52
Cedar St. (North).....	Pt. Lot 5, Con. 4.....	50'	2	12.00	24.00	15.20	1.52
Cedar St. (North).....	Pt. Lot 5, Con. 4.....	40'	1	10.00	10.00	12.60	1.26
Cedar St. (North).....	11 and 12.....	33'	2	8.00	16.00	10.10	1.01
Cedar St. (North).....	122.....	150'	1	36.00	45.50	4.55
Cedar St. (North).....	121 to 101.....	50'	21	12.00	252.00	15.20	1.52
Cedar St. (North).....	99 to 96.....	50'	4	12.00	48.00	15.20	1.52
Cedar St. (South).....	95 and 94.....	50'	2	12.00	24.00	15.20	1.52
Cedar St. (South).....	92 to 70.....	50'	23	12.00	276.00	15.20	1.52
Cedar St. (South).....	69.....	250'	1	60.00	75.80	7.58
Cedar St. (South).....	1.....	50'	1	12.00	12.00	15.20	1.52
Cedar St. (South).....	Pt. Lot 5, Con. 4.....	120'	1	10.00	30.00	12.60	1.26
Cedar St. (South).....	Pt. Lot 5, Con. 4.....	100'	1	24.00	30.30	3.03
Cedar St. (South).....	Pt. Lot 5, Con. 4.....	50'	2	12.00	24.00	15.20	1.52
Cedar St. (South).....	27 to 33.....	50'	7	12.00	84.00	15.20	1.52
Larch St. (North).....	34 to 42.....	50'	9	12.00	108.00	15.20	1.52
Larch St. (North).....	Pt. Lot 5, Con. 4.....	50'	2	12.00	24.00	15.20	1.52
Larch St. (North).....	Pt. Lot 5, Con. 4.....	120'	1	30.00	37.90	3.79
Larch St. (North).....	5 and 6.....	50'	2	12.00	24.00	15.20	1.52
Larch St. (North).....	68.....	50'	2	12.00	24.00	15.20	1.52
Larch St. (North).....	67 to 43.....	50'	1	10.00	10.00	12.60	1.26
Larch St. (North).....	42.....	50'	25	12.00	300.00	15.20	1.52
Larch St. (South).....	41.....	33'	1	8.00	8.00	10.10	1.01
Larch St. (South).....	40 and 39.....	135'	1	24.00	30.30	3.03
Larch St. (South).....	24 to 3.....	50'	2	12.00	24.00	15.20	1.52
Larch St. (South).....	1.....	50'	22	12.00	264.00	15.20	1.52
Larch St. (South).....	60'	1	15.00	15.00	19.00	1.90

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 2—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability		Total Per Lot Incl. Int.	Annual Assessment	
				\$	Per Lot		Per Lot With Int.	\$
Larch St. (South)	7 and 8.	40'	2	10.00	\$	20.00	12.60	\$ 1.26
Larch St. (South)	48 to 55.	50'	8	12.00		96.00	15.20	1.52
Larch St. (South)	33 to 1.	33'	3	8.00		24.00	10.10	1.01
Cherry St. (North)	1, 2 and 3.	40'	3	10.00		30.00	12.60	1.26
Cherry St. (North)	58 to 61.	50'	4	12.00		48.00	15.20	1.52
Cherry St. (South)	65 to 67.	50'	3	12.00		36.00	15.20	1.52
Brady St. (North)	69 and 68.	50'	2	12.00		24.00	15.20	1.52
Brady St. (South)	79 and 80.	50'	2	12.00		24.00	15.20	1.52
Van Horne St. (North)	86 to 88.	50'	3	12.00		36.00	15.20	1.52
Van Horne St. (North)	92 to 94.	50'	3	12.00		36.00	15.20	1.52
Van Horne St. (South)	109, 110, 111.	50'	3	12.00		36.00	15.20	1.52
Van Horne St. (South)	112.	60'	1	15.00		15.00	19.00	1.90
Van Horne St. (South)	113.	50'	1	12.00		12.00	15.20	1.52
Frederick St. (West)	81 to 85.	50'	5	12.00		60.00	15.20	1.52
Frederick St. (West)	106 to 108.	50'	3	12.00		36.00	15.20	1.52
Frederick St. (East)	90 to 91.	50'	2	12.00		24.00	15.20	1.52
Frederick St. (East)	89.	60'	1	15.00		15.00	19.00	1.90
Frederick St. (East)	119.	40'	1	10.00		10.00	12.60	1.26
Frederick St. (East)	302.	50'	1	12.00		12.00	15.20	1.52
Druides St. (West)	98.	40'	1	10.00		10.00	12.60	1.26
Druides St. (West)	99 to 100.	60'	2	15.00		30.00	19.00	1.90
Druides St. (West)	105.	33'	1	8.00		8.00	10.10	1.01
Station St. (North)	106.	33'	1	8.00		8.00	10.10	1.01
Drinkwater St. (East)	1 and 2.	60'	2	15.00		30.00	19.00	1.90
Drinkwater St. (East)	Between Cedar and Elm St.	40'	3	10.00		30.00	12.60	1.26

Drinkwater St. (East)	60'	1	15.00	15.00	19.00	1.90
Drinkwater St. (East)	60'	1	15.00	15.00	19.00	1.90
Drinkwater St. (East)	40'	3	10.00	30.00	12.60	1.26
Drinkwater St. (East)	60'	2	15.00	30.00	19.00	1.90
Drinkwater St. (East)	40'	3	10.00	30.00	12.60	1.26
Drinkwater St. (East)	60'	9	15.00	135.00	19.00	1.90
Drinkwater St. (East)	60'	5	15.00	75.00	19.00	1.90
Drinkwater St. (East)	50'	4	12.00	48.00	15.20	1.52
Drinkwater St. (West)	60'	5	15.00	75.00	19.00	1.90
Drinkwater St. (West)	60'	3	15.00	45.00	19.00	1.90
Drinkwater St. (West)	60'	9	15.00	135.00	19.00	1.90
Drinkwater St. (West)	40'	4	10.00	40.00	12.60	1.26
Drinkwater St. (West)	60'	1	15.00	15.00	19.00	1.90
Drinkwater St. (West)	80'	1	20.00	20.00	25.30	2.53
Drinkwater St. (West)	40'	4	10.00	40.00	12.60	1.26
Drinkwater St. (West)	40'	3	10.00	30.00	12.60	1.26
Shaughnessy St. (East)	40'	5	10.00	50.00	12.60	1.26
Shaughnessy St. (East)	60'	14	15.00	210.00	19.00	1.90
Shaughnessy St. (West)	60'	11	15.00	165.00	19.00	1.90
Shaughnessy St. (West)	40'	2	10.00	20.00	12.60	1.26
Shaughnessy St. (West)	50'	1	12.00	12.00	15.20	1.52
Minto St. (East)	60'	1	15.00	15.00	19.00	1.90
Minto St. (East)	60'	1	15.00	15.00	19.00	1.90
Minto St. (East)	50'	3	12.00	36.00	15.20	1.52
Minto St. (East)	40'	3	10.00	30.00	12.60	1.26
Minto St. (East)	60'	9	15.00	135.00	19.00	1.90
Station St. (North)	40'	1	10.00	10.00	12.60	1.26
Duncan Lane (East)	40'	3	10.00	30.00	12.60	1.26
Duncan Lane (East)	80'	1	20.00	20.00	25.30	2.53
Duncan Lane (East)	50'	1	12.00	48.00	15.20	1.52
Park Lane	200'	1	36.00	36.00	45.50	4.55
Park Lane	150'	1	12.00	96.00	15.20	1.52
Durham St. (East)	50'	8	20.00	20.00	25.30	2.53
Durham St. (East)	89'	1	20.00	20.00	25.30	2.53

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 2—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Outlet Liability Total	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Durham St. (West)	34 to 38	50'	5	\$ 12.00	\$ 60.00	\$ 15.20	\$ 1.52
Carleton St. (East)	107 to 108	60'	2	15.00	30.00	19.00	1.90
Carleton St. (East)	248	60'	1	15.00	15.00	19.00	1.90
Carleton St. (East)	247 and 246	33'	2	8.00	16.00	10.10	1.01
Carleton St. (East)	109	40'	1	10.00	10.00	12.60	1.26
Carleton St. (East)	110 to 113	60'	4	15.00	60.00	19.00	1.90
St. Raphael St. (East)	114	60'	1	15.00	15.00	19.00	1.90
St. Raphael St. (East)	258 and 257	60'	2	15.00	30.00	19.00	1.90
St. Gabriel St. (North)	249	33'	1	8.00	8.00	10.10	1.01
St. Gabriel St. (North)	250	80'	1	20.00	20.00	25.30	2.53
St. Gabriel St. (North)	254 and 255	40'	2	10.00	20.00	12.60	1.26
St. Gabriel St. (West)	256	60'	1	15.00	15.00	19.00	1.90
St. Gabriel St. (West)	259 and 260	60'	2	15.00	30.00	19.00	1.90
St. Gabriel St. (East)	261 and 262	60'	2	15.00	30.00	19.00	1.90
St. Gabriel St. (West)	115 to 118	60'	4	15.00	60.00	19.00	1.90
St. Gabriel St. (South)	Block B	150'	1	36.00	36.00	45.50	4.55
Station St. (North)	Pt. Lot 5, Con. 3	68' 4 1/2	1	12.00	15.20	1.52
Station St. (North)	Pt. Lot 5, Con. 3	50'	1	12.00	15.20	1.52
Station St. (North)	Pt. Lot 5, Con. 3	33'	1	8.00	10.10	1.01
Station St. (North)	Pt. Lot 5, Con. 3	47' 7 1/2	1	12.00	15.20	1.52
Station St. (North)	Pt. Lot 5, Con. 3	16' 6	1	4.00	5.10	.51
Station St. (North)	Pt. Lot 5, Con. 3	23'	1	5.00	6.30	.63
Station St. (North)	Pt. Lot 5, Con. 3	42'	1	10.00	12.60	1.26
Station St. (North)	Pt. Lot 5, Con. 3	25'	1	6.00	7.60	.76

Station St. (North).....	Pt. Lot 5, Con. 3.....	20'	1	5.00	6.30	.63
Station St. (North).....	Pt. Lot 5, Con. 3.....	15'	1	4.00	5.10	.51
Station St. (North).....	Pt. Lot 5, Con. 3.....	113'	1	24.00	30.30	3.03
Grey St. (West).....	Pt. Lot 5, Con. 3.....	166' 6 1/2	1	24.00	30.30	3.03
Brady St. (South).....	Pt. Lot 5, Con. 3.....	60'	1	15.00	19.00	1.90
East St. Gabriel South of Elm St.....	Pt. Lot 4, Con. 3.....	6.3 ac.	151.20	191.10	19.11
South Cherry St., North of Brady St., North of Lot 3 and 4, Con. 3.....		9 ac.	216.00	273.00	27.30

SCHEDULE "C"—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability		Total Per Lot Incl. Int.	Annual Assessment	
				Per Lot	Total		Per Lot	With Int.
Central School.....		3 ac.	..	\$.....	\$ 108.00	\$ 136.50	\$ 13.65	
Memorial Park.....		5 ac.	180.00	227.50	22.75	
City of Sudbury.....	Pt. E. 1/2 Lot 4, Con. 4.....	99 ac.	2,376.00	3,006.50	300.65	
N. of Brock, E. of Mountain.....	Pt. W. 1/2 Lot 4, Con. 4.....	33 ac.	792.00	1,001.00	100.10	
Sacred Heart College.....	Block "A".....	20 ac.	720.00	910.00	91.00	
.....	Plateau de Sudbury.....	10 ac.	240.00	303.40	30.34	
S. of Queen St., N. of Kathleen St.....	Pt. Lot 5, Con. 4.....	27 ac.	648.00	819.00	81.90	
Laberge Lumber Co.....	Block "A".....	6 ac.	216.00	273.00	27.30	
St. Jean de Brebeuf Church (West).....		2 ac.	72.00	91.00	9.10	
Nolin School (West).....		1 ac.	36.00	45.50	4.55	
E. of C.P.R. W. of Creek, N. of King.....	Pt. Lot 4 and 5, Con. 4.....	6 1/2 ac.	234.00	295.80	29.58	
N. of Bond, E. of C.P.R.....	Pt. Lot 5, Con. 4.....	2 ac.	72.00	91.00	9.10	
S. of Bond, E. of C.P.R.....	Pt. Lot 5, Con. 4.....	3 ac.	108.00	136.50	13.65	
Murray St.....	Block "E".....	1 1/4 ac.	45.00	56.90	5.69	
Between Louis and Fairview Ave.....	Block "A".....	300'	1	75.00	94.80	9.48	

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 2—ASSESSMENT FOR OUTLET LIABILITY ON CITY STREETS

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	Outlet Liability Total	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Wilma St.....	4,100'	.25.85c lineal foot	\$ 1,060.00	\$ 1,339.60	\$ 133.96
Frank St.....	1,600'	.25.85c lineal foot	413.00	521.00	52.19
Teresa St.....	950'	.25.85c lineal foot	247.00	312.20	31.22
Dell St.....	1,400'	.25.85c lineal foot	363.00	458.70	45.87
Edith St.....	500'	.25.85c lineal foot	129.00	163.00	16.30
St. Lawrence St.....	400'	.25.85c lineal foot	104.00	135.00	13.50
Ethel St.....	1,800'	.25.85c lineal foot	465.00	587.60	58.76
Jean St.....	1,500'	.25.85c lineal foot	388.00	490.30	49.03
Kathleen St.....	1,300'	.25.85c lineal foot	337.00	425.90	42.59
St. Charles St.....	800'	.25.85c lineal foot	207.00	261.60	26.16
Dell St.....	1,300'	.25.85c lineal foot	337.00	425.90	42.59
St. George St.....	1,700'	.25.85c lineal foot	440.00	556.10	55.61
King St.....	2,100'	.25.85c lineal foot	543.00	686.20	68.62
Queen St.....	2,350'	.25.85c lineal foot	607.00	767.10	76.71
Bond St.....	1,000'	.25.85c lineal foot	258.00	326.10	32.61
Garnier St.....	950'	.25.85c lineal foot	246.00	310.90	31.09
Kathleen St.....	2,500'	.25.85c lineal foot	646.00	816.40	81.64
Ave. Brebeuf.....	650'	.25.85c lineal foot	168.00	212.30	21.23
Jogues St.....	1,000'	.25.85c lineal foot	258.00	326.10	32.61
Antwerp St.....	1,700'	.25.85c lineal foot	439.00	554.80	55.48
Eva St.....	2,300'	.25.85c lineal foot	594.00	750.70	75.07
Mable Ave.....	2,300'	.25.85c lineal foot	594.00	750.70	75.07
Melvin Ave.....	1,700'	.25.85c lineal foot	439.00	554.80	55.48
Tedman Ave.....	1,750'	.25.85c lineal foot	451.00	570.00	57.00
Margaret St.....	700'	.25.85c lineal foot	181.00	228.80	22.88

Bruce Ave.....	1,150'	.25,85c lineal foot	297.00	375.40	37.54
Clemow Ave.....	250'	.25,85c lineal foot	65.00	82.10	8.21
Althea Ave.....	500'	.25,85c lineal foot	129.00	163.00	16.30
Kehoe Ave.....	750'	.25,85c lineal foot	194.00	245.20	24.52
Laforest Ave.....	1,450'	.25,85c lineal foot	375.00	473.90	47.39
Notre Dame Ave.....	3,250'	.25,85c lineal foot	840.00	1,061.60	106.16
Wilma St.....	1,200'	.25,85c lineal foot	310.00	391.70	39.17
St. Charles St.....	1,200'	.25,85c lineal foot	310.00	391.70	39.17
Dell St.....	1,050'	.25,85c lineal foot	272.00	343.80	34.38
St. George St.....	1,250'	.25,85c lineal foot	323.00	408.20	40.82
King St.....	1,450'	.25,85c lineal foot	375.00	473.90	47.39
Queen St.....	1,000'	.25,85c lineal foot	258.00	326.10	32.61
Bond St.....	850'	.25,85c lineal foot	220.00	278.10	27.81
Clinton St.....	1,500'	.25,85c lineal foot	388.00	490.30	49.03
Percy Ave.....	1,600'	.25,85c lineal foot	413.00	521.90	52.19
Agnes St.....	350'	.25,85c lineal foot	90.00	113.70	11.37
Murray St.....	1,400'	.25,85c lineal foot	363.00	458.70	45.87
Draper St.....	600'	.25,85c lineal foot	155.00	195.90	19.59
Pembroke St.....	400'	.25,85c lineal foot	104.00	131.50	13.15
Legace Lane.....	150'	.25,85c lineal foot	39.00	49.30	4.93
Myles St.....	400'	.25,85c lineal foot	104.00	131.50	13.15
Harvey St.....	400'	.25,85c lineal foot	104.00	131.50	13.15
Leslie St.....	1,350'	.25,85c lineal foot	349.00	441.00	44.10
Peter St.....	1,100'	.25,85c lineal foot	285.00	360.20	36.02
Harold St.....	200'	.25,85c lineal foot	52.00	65.70	6.57
Laurier St.....	200'	.25,85c lineal foot	52.00	65.70	6.57
St. Joseph St.....	350'	.25,85c lineal foot	91.00	115.00	11.50
Mountain St.....	1,700'	.25,85c lineal foot	440.00	556.10	55.61
Upper Louis St.....	400'	.25,85c lineal foot	104.00	131.50	13.15
Vincent St.....	300'	.25,85c lineal foot	77.00	97.30	9.73
Pearl St.....	1,250'	.25,85c lineal foot	323.00	408.20	40.82
Young St.....	700'	.25,85c lineal foot	182.00	230.00	23.00
Elm St.....	1,400'	.25,85c lineal foot	362.00	457.50	45.75
Lloyd St.....	500'	.25,85c lineal foot	129.00	163.00	16.30

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 2—ASSESSMENT FOR OUTLET LIABILITY ON CITY STREETS

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	Outlet Liability Total	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Keziah St.....	700'	.25.85c lineal foot	\$ 182.00	\$ 230.00	\$ 23.00
Lloyd St.....	2,450'	.25.85c lineal foot	633.00	802.50	80.25
Cochrane St.....	1,050'	.25.85c lineal foot	272.00	343.80	34.38
Brock St.....	1,350'	.25.85c lineal foot	349.00	441.00	44.10
Wolfe St.....	600'	.25.85c lineal foot	155.00	195.90	19.59
Coniston Rd.....	1,600'	.25.85c lineal foot	413.00	521.90	52.19
Argyle St.....	900'	.25.85c lineal foot	233.00	294.50	29.45
Berlin St.....	950'	.25.85c lineal foot	246.00	310.90	31.09
Galt St.....	1,350'	.25.85c lineal foot	349.00	441.00	44.10
Ross St.....	350'	.25.85c lineal foot	91.00	115.00	11.50
St. Gabriel St.....	500'	.25.85c lineal foot	129.00	163.00	16.30
St. Raphael St.....	350'	.25.85c lineal foot	91.00	115.00	11.50
Cedar St.....	2,700'	.25.85c lineal foot	697.00	880.90	88.09
Larch St.....	2,650'	.25.85c lineal foot	684.00	864.50	86.45
Brady St.....	1,850'	.25.85c lineal foot	478.00	604.10	60.41
Cherry St.....	1,200'	.25.85c lineal foot	310.00	391.70	39.17
Van Horne St.....	1,300'	.25.85c lineal foot	337.00	425.90	42.59
Elgin St.....	1,300'	.25.85c lineal foot	337.00	425.90	42.59
Durham St.....	1,100'	.25.85c lineal foot	285.00	360.20	36.02
Station St.....	1,900'	.25.85c lineal foot	490.00	619.20	61.92
Grey St.....	300'	.25.85c lineal foot	77.00	97.30	9.73
Lisgar St.....	550'	.25.85c lineal foot	142.00	179.50	17.95
Young St.....	550'	.25.85c lineal foot	142.00	179.50	17.95
Minto St.....	1,100'	.25.85c lineal foot	285.00	360.20	36.02
Shaughnessy St.....	900'	.25.85c lineal foot	233.00	294.50	29.45

Drinkwater St.....	2,150'	.25.85c lineal foot	555.00	701.40	70.14
Brady St.....	400'	.25.85c lineal foot	103.00	130.20	13.02
Frederick St.....	800'	.25.85c lineal foot	206.00	260.40	26.04
Carleton St.....	600'	.25.85c lineal foot	155.00	195.90	19.59
Mathew St.....	500'	.25.85c lineal foot	129.00	163.00	16.30
Morin Ave.....	2,250'	.25.85c lineal foot	580.00	733.00	73.30
Rue Caron.....	400'	.25.85c lineal foot	103.00	130.20	13.02
Bridge St.....	400'	.25.85c lineal foot	103.00	130.20	13.02
Druid St.....	600'	.25.85c lineal foot	155.00	195.90	19.59

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 3—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability		Total Per Lot Incl. Int. \$	Annual Assessment	
				Per Lot	Total		Per Lot	With Int.
Ottawa St. (West)	146	150'	1	\$	\$ 54.00	\$ 68.20	\$	6.82
Ottawa St. (West)	145 to 143	50'	3	18.00	54.00	22.70		2.27
Ottawa St. (East)	142	100'	1		36.00	45.50		4.55
Ottawa St. (East)	141 to 138	50'	4	18.00	72.00	22.70		2.27
Toronto St. (West)	137 to 133	50'	5	18.00	90.00	22.70		2.27
Toronto St. (East)	92 to 88	50'	5	18.00	90.00	22.70		2.27
Noble St. (West)	87 to 84	50'	4	18.00	72.00	22.70		2.27
Noble St. (East)	83 to 81	50'	3	18.00	54.00	22.70		2.27
Huron St. (North)	132 to 123	50'	10	18.00	180.00	22.70		2.27
Huron St. (North)	80 to 66	50'	15	18.00	270.00	22.70		2.27
Huron St. (South)	122 to 113	50'	10	18.00	180.00	22.70		2.27
Huron St. (South)	65 to 48	50'	18	18.00	324.00	22.70		2.27
Granite St. (North)	103 to 112	50'	10	18.00	180.00	22.70		2.27
Granite St. (North)	47 to 26	50'	22	18.00	396.00	22.70		2.27
Granite St. (South)	93 to 102	50'	10	18.00	180.00	22.70		2.27
Granite St. (South)	25 to 1	50'	25	18.00	450.00	22.70		2.27
McKim St. (North)	468 to 477	50'	10	18.00	180.00	22.70		2.27
McKim St. (North)	478	40'	1	15.00	15.00	19.00		1.90
McKim St. (North)	479 to 484	50'	6	18.00	108.00	22.70		2.27
McKim St. (North)	563	60'	1	22.00	22.00	27.80		2.78
McKim St. (North)	564 to 565	50'	2	18.00	36.00	22.70		2.27
McKim St. (North)	284 to 275	50'	10	18.00	180.00	22.70		2.27
McKim St. (North)	13 to 2	33'	12	12.00	144.00	15.20		1.52
McKim St. (North)	1	60'	1	22.00	22.00	27.80		2.78
Erie St. (East)	14 and 15	40'	2	15.00	30.00	19.00		1.90

Erie St. (East).....	N. of No. 14, E. Pt. Lot 7, Con. 4...	33'	1	12.00	12.00	15.20	1.52
McKim St. (South).....	465 to 463.	50'	3	18.00	54.00	22.70	2.27
McKim St. (South).....	493 to 486	50'	8	18.00	144.00	62.70	2.27
McKim St. (South).....	485	140'	1	51.00	64.50	6.45
McKim St. (South).....	16	141' 9	1	51.00	64.50	6.45
McKim St. (South).....	17 and 18	40'	1	30.00	19.00	1.90
McKim St. (South).....	19 to 29	33'	11	15.00	132.00	15.20	1.52
Beatty St. (West).....	30 to 35	33'	6	12.00	12.00	15.20	1.52
Beatty St. (West).....	36	60'	1	22.00	22.00	27.80	2.78
Algoma St. (North).....	456 to 458	50'	3	18.00	54.00	22.70	2.27
Algoma St. (North).....	498 to 501	50'	4	18.00	72.00	22.70	2.27
Algoma St. (South).....	451 to 449	50'	3	18.00	54.00	22.70	2.27
Algoma St. (South).....	502	100'	1	36.00	45.50	4.55
Arthur St. (North).....	442 to 444	50	3	18.00	54.00	22.70	2.27
Arthur St. (South).....	437 to 435	50'	3	18.00	54.00	22.70	2.27
Arthur St. (South).....	434	100'	1	36.00	45.50	4.55
Gilman St. (East).....	467 and 466	50'	2	18.00	36.00	22.70	2.27
Gilman St. (East).....	455 to 452	50'	4	18.00	72.00	22.70	2.27
Gilman St. (East).....	441 to 438	50'	4	18.00	72.00	22.70	2.27
Gilman St. (East).....	433 and 432	50'	2	18.00	36.00	22.70	2.27
Gilman St. (East).....	431	60'	1	22.00	22.00	27.80	2.78
Reginald St. (West).....	462 to 459	50'	4	18.00	72.00	22.70	2.27
Reginald St. (West).....	448 to 445	50'	4	18.00	72.00	22.70	2.27
Reginald St. (East).....	494 to 497	50'	4	18.00	72.00	22.70	2.27
Reginald St. (East).....	503 to 504	50'	2	18.00	36.00	22.70	2.27
Reginald St. (East).....	505	100'	1	36.00	45.50	4.55
Arthur St. (North).....	374 to 378	50'	5	18.00	90.00	22.70	2.27
Arthur St. (North).....	115 to 106	50'	10	18.00	180.00	22.70	2.27
Arthur St. (North).....	515 to 506	50'	5	18.00	90.00	22.70	2.27
Arthur St. (North).....	526 to 530	50'	4	18.00	72.00	22.70	2.27
Arthur St. (North).....	187 to 184	50'	1	36.00	45.50	4.55
Sudbury St. (North).....	373	100'	1	36.00	45.50	4.55
Sudbury St. (North).....	372 to 368	50'	5	18.00	90.00	22.70	2.27
Sudbury St. (North).....	118 to 125	50'	8	18.00	144.00	22.70	2.27

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT
(Municipal Drainage Act)

SCHEDULE "C"—AREA 3—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Outlet Liability Total	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Sudbury St. (North)	516 to 525	50'	10	\$ 18.00	\$ 180.00	\$ 22.70	\$ 2.27
Sudbury St. (North)	535 to 531	50'	5	18.00	90.00	22.70	2.27
Sudbury St. (North)	198 to 193	50'	6	18.00	108.00	22.70	2.27
Sudbury St. (South)	356 to 352	50'	5	18.00	90.00	22.70	2.27
Sudbury St. (South)	133 to 126	50'	8	18.00	144.00	22.70	2.27
Sudbury St. (South)	105 to 96	50'	10	18.00	180.00	22.70	2.27
Sudbury St. (South)	536 to 540	50'	5	18.00	90.00	22.70	2.27
Sudbury St. (South)	209 to 204	50'	6	18.00	108.00	22.70	2.27
Hickory St. (North)	384	90'	1	33.00	41.70	4.17
Hickory St. (North)	383	50'	1	18.00	18.00	22.70	2.27
Hickory St. (North)	361 to 365	50'	5	18.00	90.00	22.70	2.27
Hickory St. (North)	138 to 145	50'	8	18.00	144.00	22.70	2.27
Hickory St. (North)	86 to 95	50'	10	18.00	180.00	22.70	2.27
Hickory St. (North)	551 to 541	50'	11	18.00	198.00	22.70	2.27
Hickory St. (South)	398 to 396	50'	3	18.00	54.00	22.70	2.27
Hickory St. (South)	338 to 334	50'	5	18.00	90.00	22.70	2.27
Hickory St. (South)	153 to 146	50'	8	18.00	144.00	22.70	2.27
Hickory St. (South)	85 to 76	50'	10	18.00	180.00	22.70	2.27
Hickory St. (South)	552 to 562	50'	11	18.00	198.00	22.70	2.27
Poplar St. (North)	389 to 391	50'	3	18.00	54.00	22.70	2.27
Poplar St. (North)	343 to 347	50'	5	18.00	90.00	22.70	2.27
Poplar St. (North)	158 to 165	50'	8	18.00	144.00	22.70	2.27
Poplar St. (North)	68 to 75	50'	8	18.00	144.00	22.70	2.27
Poplar St. (North)	107 to 95	50'	13	18.00	234.00	22.70	2.27
Poplar St. (South)	414 to 412	50'	3	18.00	54.00	22.70	2.27

Poplar St. (South).....	319 to 315	50'	5	18.00	90.00	22.70	2.27
Poplar St. (South).....	182 to 187	50'	6	18.00	108.00	22.70	2.27
Poplar St. (South).....	56 to 61	50'	6	18.00	108.00	22.70	2.27
Poplar St. (South).....	82 to 76	50'	7	18.00	126.00	22.70	2.27
Maple St. (North).....	404 to 406	50'	3	18.00	54.00	22.70	2.27
Maple St. (North).....	325 to 329	50'	5	18.00	90.00	22.70	2.27
Maple St. (North).....	176 to 171	50'	6	18.00	108.00	22.70	2.27
Maple St. (North).....	67 to 62	50'	6	18.00	108.00	22.70	2.27
Maple St. (North).....	88 to 94	50'	7	18.00	126.00	22.70	2.27
Maple St. (South).....	430 to 428	50'	3	18.00	54.00	22.70	2.27
Maple St. (South).....	299 to 295	50'	5	18.00	90.00	22.70	2.27
Maple St. (South).....	209 to 204	50'	6	18.00	108.00	22.70	2.27
Maple St. (South).....	39 to 44	50'	6	18.00	108.00	22.70	2.27
Maple St. (South).....	58 to 52	50'	7	18.00	126.00	22.70	2.27
Ash St. (North).....	420 to 422	50'	3	18.00	54.00	22.70	2.27
Ash St. (North).....	305 to 309	50'	5	18.00	90.00	22.70	2.27
Ash St. (North).....	193 to 198	50'	6	18.00	108.00	22.70	2.27
Ash St. (North).....	50 to 45	50'	6	18.00	108.00	22.70	2.27
Ash St. (North).....	64 to 70	50'	7	18.00	126.00	22.70	2.27
Ash St. (South).....	20 to 24	50'	5	18.00	90.00	22.70	2.27
Ash St. (South).....	279 to 275	50'	5	18.00	90.00	22.70	2.27
Ash St. (South).....	231 to 226	50'	6	18.00	108.00	22.70	2.27
Ash St. (South).....	22 to 27	50'	6	18.00	108.00	22.70	2.27
Ash St. (South).....	34 to 28	50'	7	18.00	126.00	22.70	2.27
Pine St. (North).....	29 to 25	50'	5	18.00	90.00	22.70	2.27
Pine St. (North).....	285 to 289	50'	5	18.00	90.00	22.70	2.27
Pine St. (North).....	215 to 220	50'	6	18.00	108.00	22.70	2.27
Pine St. (North).....	33 to 28	50'	6	18.00	108.00	22.70	2.27
Pine St. (North).....	40 to 46	50'	7	18.00	126.00	22.70	2.27
Pine St. (South).....	12 to 8	50'	5	18.00	90.00	22.70	2.27
Pine St. (South).....	263 to 267	50'	5	18.00	90.00	22.70	2.27
Pine St. (South).....	234 to 239	50'	6	18.00	108.00	22.70	2.27
Pine St. (South).....	14 to 9	50'	6	18.00	108.00	22.70	2.27
Pine St. (South).....	20	40'	1	15.00	15.00	19.00	1.90

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 3—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability		Total Per Lot Incl. Int.	Annual Assessment	
				Per Lot	Total		Per Lot	With Int
Pine St. (South)	9 and 10	40'	2	\$ 15.00	\$ 30.00	\$ 19.00	\$	1.90
Elm St. (North)	1 to 7	50'	7	18.00	126.00	22.70		2.27
Elm St. (North)	260 to 242	50'	19	18.00	342.00	22.70		2.27
Elm St. (North)	1 to 8	50'	8	18.00	144.00	22.70		2.27
Elm St. (North)	126 and 125	50'	2	18.00	36.00	22.70		2.27
Elm St. (North)	17 to 13	40'	5	15.00	75.00	19.00		1.90
Elm St. (North)	6	50'	1	18.00	18.00	22.70		2.27
Elm St. (North)	5 to 1	40'	5	15.00	75.00	19.00		1.90
Gilman St. (East)	13 to 19	50'	7	18.00	126.00	22.70		2.27
Gilman St. (East)	419 to 415	50'	5	18.00	90.00	22.70		2.27
Gilman St. (East)	403 to 399	50'	5	18.00	90.00	22.70		2.27
Gilman St. (East)	388 to 385	50'	4	18.00	72.00	22.70		2.27
Reginald St. (West)	379 to 382	50'	4	18.00	72.00	22.70		2.27
Reginald St. (West)	395 to 392	50'	4	18.00	72.00	22.70		2.27
Reginald St. (West)	411 to 407	50'	5	18.00	90.00	22.70		2.27
Reginald St. (West)	427 to 423	50'	5	18.00	90.00	22.70		2.27
Reginald St. (East)	357 to 360	50'	4	18.00	72.00	22.70		2.27
Reginald St. (East)	339 to 342	50'	4	18.00	72.00	22.70		2.27
Reginald St. (East)	320 to 324	50'	5	18.00	90.00	22.70		2.27
Reginald St. (East)	300 to 304	50'	5	18.00	90.00	22.70		2.27
Reginald St. (East)	280 to 284	50'	5	18.00	90.00	22.70		2.27
Reginald St. (East)	262 and 261	50'	2	18.00	36.00	22.70		2.27
Ethelbert St. (West)	367 and 366	50'	2	18.00	36.00	22.70		2.27
Ethelbert St. (West)	351 to 348	50'	4	18.00	72.00	22.70		2.27

Ethelbert St. (West)	333 to 330	50'	4	18.00	72.00	22.70	2.27
Ethelbert St. (West)	314 to 310	50'	5	18.00	90.00	22.70	2.27
Ethelbert St. (West)	294 to 290	50'	5	18.00	90.00	22.70	2.27
Ethelbert St. (West)	274 to 270	50'	5	18.00	90.00	22.70	2.27
Ethelbert St. (West)	268 to 269	50'	2	18.00	36.00	22.70	2.27
Ethelbert St. (East)	116 and 117	50'	2	18.00	36.00	22.70	2.27
Ethelbert St. (East)	134 to 137	50'	4	18.00	72.00	22.70	2.27
Ethelbert St. (East)	154 to 157	50'	4	18.00	72.00	22.70	2.27
Ethelbert St. (East)	181 to 177	50'	5	18.00	90.00	22.70	2.27
Ethelbert St. (East)	188 to 192	50'	5	18.00	90.00	22.70	2.27
Ethelbert St. (East)	210 to 214	50'	5	18.00	90.00	22.70	2.27
Ethelbert St. (East)	232 to 233	50'	2	18.00	36.00	22.70	2.27
Park St. (West)	166 to 170	50'	5	18.00	90.00	22.70	2.27
Park St. (West)	203 to 199	50'	5	18.00	90.00	22.70	2.27
Park St. (West)	225 to 221	50'	5	18.00	90.00	22.70	2.27
Park St. (West)	240 and 241	50'	2	18.00	36.00	22.70	2.27
Park St. East	55 to 51	50'	5	18.00	90.00	22.70	2.27
Park St. East	38 to 34	50'	5	18.00	90.00	22.70	2.27
Park St. East	21 to 15	50'	7	18.00	126.00	22.70	2.27
Stanley St. (West)	108 to 112	50'	5	18.00	90.00	22.70	2.27
Stanley St. (West)	113 to 118	50'	6	18.00	108.00	22.70	2.27
Stanley St. (West)	119	40'	1	15.00	15.00	19.00	1.90
Stanley St. (West)	1 to 9	50'	3	18.00	54.00	22.70	2.27
Stanley St. (West)	123 and 124	50'	2	18.00	36.00	22.70	2.27
Stanley St. (East)	83 to 87	50'	5	18.00	90.00	22.70	2.27
Stanley St. (East)	59 to 63	50'	5	18.00	90.00	22.70	2.27
Stanley St. (East)	35 to 39	50'	5	18.00	90.00	22.70	2.27
Stanley St. (East)	19 and 18	50'	2	18.00	36.00	22.70	2.27
Eyre St. (West)	21 and 22	50'	2	18.00	36.00	22.70	2.27
Eyre St. (East)	7 and 8	50'	2	18.00	36.00	22.70	2.27
Regent St. (West)	11 and 12	50'	2	18.00	36.00	22.70	2.27
Regent St. (West)	23 to 27	50'	5	18.00	90.00	22.70	2.27
Regent St. (West)	47 to 51	50'	5	18.00	90.00	22.70	2.27
Regent St. (West)	71 to 75	50'	5	18.00	90.00	22.70	2.27

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 3—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Total Outlet Liability	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Dufferin St. (North)	73	100'	1	\$	\$ 36.00	\$ 45.50	\$ 4.55
Dufferin St. (North)	72	40'	1	15.00	15.00	19.00	1.90
Dufferin St. (North)	1 to 12	40'	12	15.00	180.00	19.90	1.90
Dufferin St. (North)	60 to 51	40'	10	15.00	150.00	19.00	1.90
Dufferin St. (South)	33 to 39	40'	7	15.00	105.00	19.00	1.90
Dufferin St. (South)	40	50'	1	18.00	18.00	22.70	2.27
Dufferin St. (South)	42	50'	1	18.00	18.00	22.70	2.27
Dufferin St. (South)	43 to 48	40'	6	15.00	90.00	19.00	1.90
Dufferin St. (South)	49	50'	1	18.00	18.00	22.70	2.27
Dufferin St. (South)	50	40'	1	15.00	15.00	19.00	1.90
Dufferin St. (South)	20	60'	1	22.00	22.00	27.80	2.78
Edward Ave. (North)	21	40'	1	15.00	15.00	19.00	1.90
Edward Ave. (North)	22	33'	1	12.00	12.00	15.20	1.52
Edward Ave. (North)	23	40'	1	15.00	15.00	19.00	1.90
Edward Ave. (North)	24	50'	1	18.00	18.00	22.70	2.27
Edward Ave. (North)	25	50'	1	18.00	18.00	22.70	2.27
Edward Ave. (North)	26	40'	1	15.00	15.00	19.00	1.90
Edward Ave. (North)	27	40'	1	12.00	12.00	15.20	1.52
Edward Ave. (North)	28	33'	1	15.00	15.00	19.00	1.90
Edward Ave. (North)	29	40'	1	18.00	18.00	22.70	2.27
Edward Ave. (North)	30	50'	1	18.00	18.00	22.70	2.27
Edward Ave. (South)	9	40'	1	15.00	15.00	19.00	1.90
Edward Ave. (South)	8 to 2	33'	7	12.00	84.00	15.20	1.52
Edward Ave. (South)	1	50'	1	18.00	18.00	22.70	2.27
Ash St. (North)	350 to 341	50'	10	18.00	180.00	22.70	2.27

Ash St. (North).....	351.	40'	1	15.00	15.00	19.00	1.90
Ash St. (South).....	352.	40'	1	15.00	15.00	19.00	1.90
Ash St. (South).....	353 to 362.	50'	10	18.00	180.00	22.70	2.27
Ash St. (South).....	69 and 70.	50'	2	18.00	36.00	22.70	2.27
Pine St. (North).....	373.	40'	1	15.00	15.00	19.00	1.90
Pine St. (North).....	372 to 363.	50'	10	18.00	180.00	22.70	2.27
Pine St. (North).....	68 to 49.	50'	20	18.00	360.00	22.70	2.27
Pine St. (North).....	48.	100'	5	36.00	45.50	4.55
Pine St. (South).....	380 to 384.	50'	5	18.00	90.00	22.70	2.27
Pine St. (South).....	25 to 46.	50'	22	18.00	396.00	22.70	2.27
Pine St. (South).....	47.	40'	1	15.00	15.00	19.00	1.90
Elm St. (North).....	389 to 385.	50'	5	18.00	90.00	22.70	2.27
Elm St. (North).....	24 to 2.	50'	23	18.00	414.00	22.70	2.27
Elm St. (North).....	1.	75'	1	27.00	34.10	3.41
Regent St. (East).....	10 to 16.	33'	7	12.00	84.00	15.20	1.52
Regent St. (East).....	17.	40'	1	15.00	15.00	19.00	1.90
Regent St. (East).....	18.	50'	1	18.00	18.00	22.70	2.27
Regent St. (East).....	31.	40'	1	15.00	15.00	19.00	1.90
Regent St. (East).....	32.	60'	1	22.00	22.00	27.80	2.78
Dupont St. (North).....	122 to 153.	33'	32	12.00	384.00	15.20	1.52
Dupont St. (South).....	121.	80'	1	30.00	37.90	3.79
Dupont St. (South).....	120 to 98.	33'	23	12.00	276.00	15.20	1.52
Dupont St. (South).....	97.	80'	1	30.00	37.90	3.79
Jean St. (North).....	77 to 96.	33'	20	12.00	240.00	15.20	1.52
Jean St. (South).....	76.	33'	1	24.00	24.00	30.40	3.04
Jean St. (South).....	75 to 71.	33'	5	12.00	60.00	15.20	1.52
Jean St. (South).....	70.	33'	1	24.00	24.00	30.40	3.04
Monck St. (North).....	69 and 68.	40'	2	15.00	30.00	19.00	1.90
Monck St. (North).....	67.	100'	1	36.00	45.50	4.55
Donovan St. (West).....	66.	90'	1	33.00	41.70	4.17
Donovan St. (West).....	65 to 57.	33'	9	12.00	108.00	15.20	1.52
Donovan St. (West).....	56.	40'	1	15.00	15.00	19.00	1.90
Donovan St. (East).....	37 to 55.	33'	19	12.00	228.00	15.20	1.52
Bartram Ave. (West).....	2 to 36.	33'	35	12.00	420.00	15.20	1.52

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 3—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Total Liability	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Bartram Ave. (West)	1	70'	1	\$.....	\$ 27.00	\$ 34.10	\$ 3.41
Bartram Ave. (East)	1 to 40	33'	40	12.00	480.00	15.20	1.52
Bartram Ave. (East)	1 and 2	60'	2	22.00	44.00	27.80	2.78
Montague St. (West)	87 to 94	33'	8	12.00	96.00	15.20	1.52
Montague St. (West)	95		1	12.00	15.20	1.52
Montague St. (West)	41 to 84	33'	44	12.00	528.00	15.20	1.52
Murray Rd. (East)	85 and 86	33'	2	12.00	24.00	15.20	1.52
Montague St. (East)	103 to 170	33'	68	12.00	816.00	15.20	1.52
Bessie St. (West)	171 to 238	33'	68	12.00	816.00	15.20	1.52
Bessie St. (East)	246 to 313	33'	68	12.00	816.00	15.20	1.52
Burton St. (West)	314 to 360	33'	47	12.00	564.00	15.20	1.52
Burton St. (West)	1 to 21	33'	21	12.00	252.00	15.20	1.52
Burton St. (East)	398 to 414	33'	17	12.00	204.00	15.20	1.52
Burton St. (East)	39 to 22	33'	18	12.00	216.00	15.20	1.52
Antwerp St. (West)	45 to 63	33'	18	12.00	216.00	15.20	1.52
Antwerp St. (West)	83 to 64	33'	18	12.00	216.00	15.20	1.52
Wilma St. (South)	96	50'	1	18.00	18.00	22.70	2.27
Wilma St. (South)	97 to 101	33'	5	12.00	60.00	15.20	1.52
Wilma St. (South)	102	50'	1	18.00	18.00	22.70	2.27
Wilma St. (South)	239	50'	1	18.00	18.00	22.70	2.27
Wilma St. (South)	240 to 244	33'	5	12.00	60.00	15.20	1.52
Wilma St. (South)	245	50'	1	18.00	18.00	22.70	2.27
Kathleen St. (South)	3 to 10	50'	8	18.00	144.00	22.70	2.27
Kathleen St. (South)	37 to 45	50'	9	18.00	162.00	22.70	2.27
Kathleen St. (South)	107 to 118	50'	12	18.00	216.00	22.70	2.27

Bloor St. (North)	17 to 11	50'	7	18.00	126.00	22.70	2.27
Bloor St. (North)	54 to 46	50'	9	18.00	162.00	22.70	2.27
Bloor St. (North)	130 to 119	50'	12	18.00	216.00	22.70	2.27
Bloor St. (North)	217 to 212	50'	6	18.00	108.00	22.70	2.27
Bloor St. (South)	22 to 26	50'	5	18.00	90.00	22.70	2.27
Bloor St. (South)	55 to 63	50'	9	18.00	162.00	22.70	2.27
Bloor St. (South)	131 to 142	50'	12	18.00	216.00	22.70	2.27
Bloor St. (South)	221 to 229	50'	9	18.00	162.00	22.70	2.27
Bloor St. (South)	278 to 283	60'	6	22.00	132.00	27.80	2.27
Patterson St. (South)	29 to 27	50'	3	18.00	54.00	22.70	2.27
Patterson St. (North)	72 to 64	50'	9	18.00	162.00	22.70	2.27
Patterson St. (North)	154 to 143	50'	12	18.00	216.00	22.70	2.27
Patterson St. (North)	238 to 230	50'	9	18.00	162.00	22.70	2.27
Patterson St. (North)	289 to 284	60'	6	22.00	132.00	27.80	2.27
Patterson St. (South)	73 to 81	50'	9	18.00	162.00	22.70	2.27
Patterson St. (South)	155 to 166	50'	12	18.00	216.00	22.70	2.27
Patterson St. (South)	239 to 247	50'	9	18.00	162.00	22.70	2.27
Patterson St. (South)	290 to 295	60'	6	22.00	132.00	27.80	2.27
Baker St. (North)	90 to 82	50'	9	18.00	162.00	22.70	2.27
Baker St. (North)	178 to 167	50'	12	18.00	216.00	22.70	2.27
Baker St. (North)	256 to 248	50'	9	18.00	162.00	22.70	2.27
Baker St. (North)	301 to 296	60'	6	22.00	132.00	27.80	2.27
Baker St. (South)	179 to 190	50'	12	18.00	216.00	22.70	2.27
Baker St. (South)	257 to 259	50'	3	18.00	54.00	22.70	2.27
Baker St. (South)	302 to 307	60'	6	22.00	132.00	27.80	2.27
Adie St. (North)	202 to 193	50'	10	18.00	180.00	22.70	2.27
Adie St. (South)	Pt. Lot 6, Con. 4	50'	1	18.00	18.00	22.70	2.27
Adie St. (South)	Pt. Lot 6, Con. 4	410'	1	148.00	187.10	18.71
Davidson St. (South)	331 to 323	50'	9	18.00	162.00	22.70	2.27
Davidson St. (South)	Pt. Block Z	120'	1	44.00	55.60	5.56
Fir St. (North)	Block W	250'	1	90.00	113.70	11.37
Fir St. (North)	Block X	50'	1	18.00	18.00	22.70	2.27
Fir St. (North)	Block Y	280'	1	105.00	132.70	13.27
Fir St. (South)	215	250'	1	90.00	113.70	11.37

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 3—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Total Liability	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
				\$	\$	\$	\$
Fir St. (South)	214 to 206	50'	9	18.00	162.00	22.70	2.27
Beech St. (North)	196	100'	1	36.00	45.50	4.55
Beech St. (North)	197 to 204	50'	8	18.00	144.00	22.70	2.27
Beech St. (South)	195	150'	1	54.00	68.20	6.82
Beech St. (South)	194 to 187	50'	8	18.00	144.00	22.70	2.27
Beech St. (South)	186	100'	1	36.00	45.50	4.55
Elm St. (North)	149	120'	1	44.00	55.60	5.56
Elm St. (North)	150 to 153	50'	4	18.00	72.00	22.70	2.27
Elm St. (North)	154 to 156	60'	3	22.00	66.00	27.80	2.78
Frood Rd. (East)	Pt. Lot 6, Con. 4	120'	1	44.00	55.60	5.56
Frood Rd. (East)	Pt. Lot 6, Con. 4	83'	1	18.00	22.70	2.27
Frood Rd. (East)	1 to 7	80'	7	18.00	126.00	22.70	2.27
Frood Rd. (East)	Pt. Lot 6, Con. 4	80'	1	18.00	22.70	2.27
Frood Rd. (East)	36	60'	1	22.00	22.00	27.80	2.78
Frood Rd. (East)	35	60'	1	22.00	22.00	27.80	2.78
Frood Rd. (East)	34	50'	1	18.00	18.00	22.70	2.27
Frood Rd. (East)	33 to 30	60'	4	22.00	88.00	27.80	2.78
Frood Rd. (East)	21 to 18	60'	4	22.00	88.00	27.80	2.78
Elm St. (North)	157 to 158	60'	2	22.00	44.00	27.80	2.78
Elm St. (North)	159	21'	1	12.00	12.00	15.20	1.52
Elm St. (North)	160 to 165	50'	6	18.00	108.00	22.70	2.27
Elm St. (North)	1 to 10	50'	10	18.00	180.00	22.70	2.27
Young St. (West)	11 to 18	50'	8	18.00	144.00	22.70	2.27
Young St. (West)	19	100'	1	36.00	45.50	4.55
Borgia St. (East)	4 to 14	50'	11	18.00	198.00	22.70	2.27

Samuel St. (East).....	21 to 15.....	50'	7	18.00	126.00	22.70	2.27
Louis St. (South).....	111.....	100'	1	36.00	45.50	4.55
Louis St. (South).....	113 to 116.....	50'	4	18.00	72.00	22.70	2.27
Louis St. (South).....	117.....	33'	1	12.00	12.00	15.20	1.52
Beech St. (South).....	Pt. 5, Con. 6.....	129'	1	44.00	55.60	5.56
Beech St. (South).....	25 and 24.....	50'	2	18.00	36.00	22.70	2.27
Beech St. (South).....	23.....	93'	1	36.00	45.50	4.55
Beech St. (North).....	26 to 28.....	50'	3	18.00	54.00	22.70	2.27
Notre Dame St. (West).....	29.....	1	18.00	22.70	2.27
Louis St. (South).....	36 to 30.....	50'	7	18.00	126.00	22.70	2.27
Louis St. (North).....	37 to 46.....	50'	10	18.00	180.00	22.70	2.27
Notre Dame St. (North).....	47.....	50'	1	18.00	18.00	22.70	2.27
Xavier St. (South).....	61 to 48.....	50'	14	18.00	252.00	22.70	2.27
Xavier St. (North).....	62 to 72.....	50'	11	18.00	198.00	22.70	2.27
Xavier St. (North).....	73 and Pt. 74.....	60'	..	22.00	22.00	27.80	2.78
Xavier St. (North).....	75 to 79.....	50'	5	18.00	90.00	22.70	2.27
Notre Dame St. (West).....	80 to 88.....	50'	9	18.00	162.00	22.70	2.27
Notre Dame St. (West).....	Pt. 5, Con. 6.....	50'	8	18.00	144.00	22.70	2.27
Spinola St. (South).....	1.....	40'	1	15.00	15.00	19.00	1.90
Veheres St. (West).....	2 to 19.....	50'	18	18.00	324.00	22.70	2.27
Lewis St. (South).....	J.....	50'	1	18.00	18.00	22.70	2.27
Lewis St. (South).....	K.....	50'	1	18.00	18.00	22.70	2.27
Lewis St. (South).....	L.....	50'	1	18.00	18.00	22.70	2.27
Lewis St. (South).....	8.....	80'	1	30.00	37.90	3.79
Lewis St. (South).....	9.....	60'	1	22.00	22.00	27.80	2.78
Lewis St. (South).....	18.....	80'	1	30.00	37.90	3.79
Lewis St. (South).....	19.....	60'	1	22.00	22.00	27.80	2.78
Lewis St. (North).....	G.....	50'	1	18.00	18.00	22.70	2.27
Lewis St. (North).....	H.....	50'	1	18.00	18.00	22.70	2.27
Lewis St. (North).....	I.....	50'	1	18.00	18.00	22.70	2.27
Lewis St. (North).....	A.....	50'	1	18.00	18.00	22.70	2.27
Lewis St. (North).....	7.....	50'	1	18.00	18.00	22.70	2.27
Lewis St. (North).....	B.....	50'	1	18.00	18.00	22.70	2.27
Lewis St. (North).....	22.....	33'	1	12.00	12.00	15.20	1.52

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 3—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Outlet Liability Total	Total Per Lot Incl. Int.	Annual Assesmet Per Lot With Int.
Levis St. (North)	21 and 20	50'	2	\$ 18.00	\$ 36.00	\$ 22.70	\$ 2.27
Levis St. (North)	31 and 32	60'	2	22.00	44.00	27.80	2.78
Montcalm St. (West)	1	60'	1	22.00	22.00	27.80	2.78
Montcalm St. (West)	2	50'	1	18.00	18.00	22.70	2.27
Montcalm St. (West)	C	50'	1	18.00	18.00	22.70	2.27
Montcalm St. (West)	D	50'	1	18.00	18.00	22.70	2.27
Montcalm St. (West)	E	60'	1	22.00	22.00	27.80	2.78
Montcalm St. (West)	F	60'	1	22.00	22.00	27.80	2.78
Montcalm St. (East)	12 to 10	50'	3	18.00	54.00	22.70	2.27
Montcalm St. (East)	6	50'	1	18.00	18.00	22.70	2.27
Montcalm St. (East)	5	60'	1	22.00	22.00	27.80	2.78
Montcalm St. (East)	4	40'	1	15.00	15.00	19.00	1.90
Montcalm St. (East)	3	60'	1	22.00	22.00	27.80	2.78
D'Youville St. (West)	13 to 17	50'	5	18.00	90.00	22.70	2.27
D'Youville St. (West)	23 to 26	50'	4	18.00	72.00	22.70	2.27
D'Youville St. (East)	27 to 30	50'	4	18.00	72.00	22.70	2.27
D'Youville St. (East)	33	60'	1	22.00	22.00	27.80	2.78
D'Youville St. (East)	34	60'	1	22.00	22.00	27.80	2.78
D'Youville St. (East)	35 and 36	50'	2	18.00	36.00	22.70	2.27
Plateau de Sudbury	Pt. Lot 5, Con. 6	50'	19	18.00	342.00	22.70	2.27
Elm St. (South)	46 to 41	40'	6	15.00	90.00	19.00	1.90
Elm St. (South)	26 to 21	40'	6	15.00	90.00	19.00	1.90
Elm St. (South)	6 to 1	40'	6	15.00	90.00	19.00	1.90
Elm St. (South)	24 to 17	40'	8	15.00	120.00	19.00	1.90
Elm St. (South)	1 to 6	40'	6	15.00	90.00	19.00	1.90

Elm St. (South)	121 to 126	40'	6	15.00	90.00	19.00	1.90
Elm St. (South)	.66 to 61	40'	6	15.00	90.00	19.00	1.90
Elm St. (South)	6 to 1	40'	6	15.00	90.00	19.00	1.90
Elm St. (South)	1 to 5	50'	5	18.00	90.00	22.70	2.27
Elm St. (South)	15 to 19	50'	5	18.00	90.00	22.70	2.27
Elm St. (South)	164	60'	1	22.00	90.00	22.80	2.78
Elm St. (South)	165 to 168	50'	4	18.00	72.00	22.70	2.27
Spruce St. (North)	.53 to 58	40'	6	15.00	90.00	19.00	1.90
Spruce St. (North)	31 to 36	40'	6	15.00	90.00	19.00	1.90
Spruce St. (North)	11 to 16	40'	6	22.00	90.00	19.00	1.90
Spruce St. (North)	171	60'	1	22.00	22.00	27.80	2.78
Spruce St. (North)	172 to 174	50'	3	18.00	54.00	22.70	2.27
Spruce St. (North)	.8 to 1	40'	8	15.00	120.00	19.00	1.90
Spruce St. (North)	11 to 14	40'	4	15.00	60.00	19.00	1.90
Spruce St. (North)	14A to 14B	40'	2	15.00	30.00	19.00	1.90
Spruce St. (North)	131 to 136	40'	6	15.00	90.00	19.00	1.90
Spruce St. (North)	71 to 76	40'	6	15.00	90.00	19.00	1.90
Spruce St. (North)	11 to 16	40'	6	15.00	90.00	19.00	1.90
Spruce St. (South)	146 to 141	40'	6	15.00	90.00	19.00	1.90
Spruce St. (South)	100 to 95	40'	6	15.00	90.00	19.00	1.90
Spruce St. (South)	79 to 78	33'	2	12.00	24.00	15.20	1.52
Spruce St. (South)	77 to 63	40'	15	15.00	225.00	19.00	1.90
Spruce St. (South)	86 to 81	40'	6	15.00	90.00	19.00	1.90
Spruce St. (South)	146 to 141	40'	6	15.00	90.00	19.00	1.90
Spruce St. (South)	26 to 21	40'	6	15.00	90.00	19.00	1.90
Robert St. (North)	81 and 80	33'	2	12.00	24.00	15.20	1.52
Robert St. (North)	82 to 85	40'	4	15.00	60.00	19.00	1.90
Robert St. (South)	.86	50'	1	18.00	18.00	22.70	2.27
Robert St. (South)	.87 to 94	40'	8	15.00	120.00	19.00	1.90
Victoria St. (North)	172 to 192	40'	21	15.00	315.00	19.00	1.90
Victoria St. (South)	199 to 204	40'	6	15.00	90.00	19.00	1.90
Victoria St. (South)	205 to 206	33'	2	12.00	24.00	15.20	1.52
Victoria St. (South)	207 to 221	40'	15	15.00	225.00	19.00	1.90
Albert St. (North)	151 to 156	40'	6	15.00	90.00	19.00	1.90

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT
(Municipal Drainage Act)

SCHEDULE "C"—AREA 3—ASSESSMENT FOR OUTLET LIABILITY

Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability Per Lot	Total Liability	Total Per Lot Incl. Int.	Annual Assessment Per Lot With Int.
Albert St. (North).....	91 to 96.....	6	\$ 15.00	\$ 90.00	\$ 19.00	\$ 1.90
Albert St. (North).....	31 to 33.....	3	15.00	45.00	19.00	1.90
Albert St. (South).....	166 to 161.....	6	15.00	90.00	19.00	1.90
Gilman St. (East).....	47 to 52.....	6	15.00	90.00	19.00	1.90
Gilman St. (East).....	147 to 158.....	12	15.00	180.00	19.00	1.90
Simcoe St. (West).....	62 to 59.....	4	15.00	60.00	19.00	1.90
Simcoe St. (West).....	171 to 159.....	13	15.00	195.00	19.00	1.90
Simcoe St. (East).....	27 to 30.....	4	15.00	60.00	19.00	1.90
Simcoe St. (East).....	101 and 102.....	2	12.00	24.00	15.20	1.52
Simcoe St. (East).....	103 to 115.....	13	15.00	195.00	19.00	1.90
Brodie St. (West).....	130 and 129.....	2	12.00	24.00	15.20	1.52
Brodie St. (West).....	128 to 116.....	13	15.00	195.00	19.00	1.90
Brodie St. (West).....	40 to 37.....	4	15.00	60.00	19.00	1.90
Brodie St. (East).....	7 to 10.....	4	15.00	60.00	19.00	1.90
Brodie St. (East).....	131 to 140.....	10	15.00	150.00	19.00	1.90
Ethelbert St. (West).....	20 to 17.....	4	15.00	60.00	19.00	1.90
Ernest St. (North).....	9 to 16.....	8	15.00	120.00	19.00	1.90
Horobin St. (East).....	7 to 10.....	4	18.00	72.00	22.70	2.27
Horobin St. (East).....	19 to 26.....	8	18.00	144.00	22.70	2.27
Horobin St. (East).....	35 to 38.....	4	18.00	72.00	22.70	2.27
Albinson St. (West).....	18 to 15.....	4	18.00	72.00	22.70	2.27
Albinson St. (West).....	34 to 27.....	8	18.00	144.00	22.70	2.27
Albinson St. (West).....	50 to 45.....	6	18.00	108.00	22.70	2.27
Albinson St. (East).....	127 to 130.....	4	18.00	72.00	22.70	2.27
Albinson St. (East).....	147 to 150.....	4	18.00	72.00	22.70	2.27

Albinston St. (East).....	167	50'	1	18.00	18.00	22.70	2.27
Whittaker St. (West).....	140 to 137	50'	4	18.00	72.00	22.70	2.27
Whittaker St. (West).....	160 to 157	50'	4	18.00	72.00	22.70	2.27
Whittaker St. (East).....	67 to 70	50'	4	18.00	72.00	22.70	2.27
Whittaker St. (East).....	87 to 90	50'	4	18.00	72.00	22.70	2.27
Eyre St. (West).....	80 to 77	50'	4	18.00	72.00	22.70	2.27
Eyre St. (West).....	100 to 97	50'	4	18.00	72.00	22.70	2.27
Eyre St. (East).....	7 to 10	50'	4	18.00	72.00	22.70	2.27
Eyre St. (East).....	27 to 30	50'	4	18.00	72.00	22.70	2.27
Regent St. (West).....	20 to 17	50'	4	18.00	72.00	22.70	2.27
Regent St. (West).....	40 to 37	50'	4	18.00	72.00	22.70	2.27
Regent St. (East).....	14	50'	4	18.00	72.00	22.70	2.27
Horobin St.....	Block "A"	4 ac.	1	18.00	18.00	22.70	2.27
Horobin St.....	Pt. Lot 7, Con. 3	15 ac.	..	54.00	216.00	273.00	27.30
Athletic Park.....		4 1/4 ac	..	54.00	810.00	1,023.60	102.36
Court House.....		2 1/4 ac.	..	54.00	229.50	290.00	29.00
Elm St. School.....		1 3/4 ac.	..	54.00	121.50	133.50	15.35
Evans Lumber Co.....		8 ac.	..	54.00	94.50	119.40	11.94
S. of A. E. R.....	Pt. Lot 7, Con. 4	8 ac.	..	54.00	432.00	545.90	54.59
Incinerator.....		1 3/4 ac.	..	54.00	432.00	545.90	54.59
C.I.L.....	N. Pt. 7, Con. 4	99 1/2 ac.	..	36.00	3,582.00	4,527.50	452.75
N. of Murray Rd.....	Pt. Lot 6, Con. 4	3 ac.	..	54.00	162.00	204.80	20.48
Lansdowne School.....		2 1/2 ac.	..	54.00	135.00	170.60	17.06
Technical School.....		4 1/2 ac.	..	54.00	243.00	307.10	30.71
R. C. Central School.....		3 1/2 ac.	..	54.00	189.00	238.90	23.89
St. Joseph's Hospital and R.C. Church.....	Pt. Lot 5, Con. 4	14 ac.	..	54.00	756.00	955.50	95.55
South of Beaumont.....	Pt. Lot 5, Con. 4	4 ac.	..	54.00	216.00	273.00	27.30
Jean St. (South).....	1 to 8	33'	8	12.00	96.00	15.20	1.52
Alder St. (East).....	169 to 170	50'	2	18.00	36.00	22.70	2.27
Alder St. (West).....	20 to 21	50'	2	18.00	36.00	22.70	2.27
Cypress St. (East).....	28 and 27	50'	2	18.00	36.00	22.70	2.27
Cypress St. (West).....	6 and 7	50'	2	18.00	36.00	22.70	2.27
Elgin St. (East).....	205	60'	3	22.00	66.00	27.80	2.78
Lisgar St. (West).....	1 and 2	50'	2	18.00	36.00	22.70	2.27

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 3—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	No. of Lots	Outlet Liability		Total Per Lot Incl. Int.	Annual Assessment	
				Per Lot	Total		Per Lot	With Int.
St. Anne's Lane (West)	22	50'	1	\$ 18.00	\$ 18.00	\$ 22.70	\$ 2.27	
College St. (West)	191 and 192	60'	2	22.00	44.00	27.80	2.78	
College St. (West)		60'	..	22.00	22.00	27.80	2.78	
College St. (West)	Between Adie and Frood Rd.	50'	6	18.00	108.00	22.70	2.27	

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 3—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	Outlet Liability Total	Total Per Lot Incl. Int.		Annual Assessment	
				Per Lot	Incl. Int.	Per Lot	With Int.
Wilma St.	600'	.38.3c lineal foot	\$ 229.00	\$ 289.40	\$ 28.94	\$ 28.94	
Teresa St.	650'	.38.3c lineal foot	248.00	313.50	31.35	31.35	
Ethel St.	650'	.38.3c lineal foot	248.00	313.50	31.35	31.35	
Jean St.	2,000'	.38.3c lineal foot	766.00	968.10	96.81	96.81	
Dupont St.	1,200'	.38.3c lineal foot	459.00	580.10	58.01	58.01	
Kathleen St.	1,600'	.38.3c lineal foot	613.00	774.70	77.47	77.47	
Bloor St.	2,200'	.38.3c lineal foot	842.00	1,064.00	106.41	106.41	
Patterson St.	2,500'	.38.3c lineal foot	958.00	1,210.70	121.07	121.07	

Baker St.....	2,200'	38.3c lineal foot	842.00	1,064.10	106.41
Adie St.....	750'	.38.3c lineal foot	287.00	362.70	36.27
Davidson St.....	700'	.38.3c lineal foot	268.00	338.70	33.87
Fir St.....	900'	.38.3c lineal foot	344.00	434.70	43.47
Beech St.....	1,400'	.38.3c lineal foot	535.00	676.10	67.61
Louis St.....	600'	.38.3c lineal foot	229.00	289.40	28.94
Xavier St.....	1,000'	.38.3c lineal foot	383.00	484.00	48.40
Elm St.....	6,700'	.38.3c lineal foot	2,562.00	3,237.90	323.79
Rue Lewis.....	900'	.38.3c lineal foot	344.00	434.70	43.47
Rue Vercheres.....	1,000'	.38.3c lineal foot	383.00	484.00	48.40
Bloor St.....	1,000'	.38.3c lineal foot	383.00	484.00	48.40
Dufferin St.....	900'	.38.3c lineal foot	344.00	434.70	43.47
Edward St.....	650'	.38.3c lineal foot	248.00	313.50	31.35
Ash St.....	1,200'	.38.3c lineal foot	459.00	580.10	58.01
Pine St.....	2,000'	.38.3c lineal foot	766.00	968.10	96.81
Huron St.....	1,500'	.38.3c lineal foot	575.00	726.70	72.67
Granite St.....	1,950'	.38.3c lineal foot	747.00	944.10	94.41
McKim St.....	2,350'	.38.3c lineal foot	900.00	1,137.40	113.74
Algoma St.....	1,000'	.38.3c lineal foot	383.00	484.00	48.40
Arthur St.....	2,500'	.38.3c lineal foot	958.00	1,210.70	121.07
Sudbury St.....	2,500'	.38.3c lineal foot	958.00	1,210.70	121.07
Hickory St.....	2,600'	.38.3c lineal foot	996.00	1,258.70	125.87
Poplar St.....	2,650'	.38.3c lineal foot	1,015.00	1,282.80	128.28
Maple St.....	2,650'	.38.3c lineal foot	1,015.00	1,282.80	128.28
Ash St.....	2,650'	.38.3c lineal foot	1,015.00	1,282.80	128.28
Pine St.....	2,650'	.38.3c lineal foot	1,015.00	1,282.80	128.28
Gilman St.....	1,700'	.38.3c lineal foot	652.00	824.00	82.40
Ottawa St.....	750'	.38.3c lineal foot	287.00	362.70	36.27
Toronto St.....	850'	.38.3c lineal foot	325.00	410.70	41.07
Noble St.....	800'	.38.3c lineal foot	306.00	386.70	38.67
Hope St.....	400'	.38.3c lineal foot	153.00	193.40	19.34
Erie St.....	400'	.38.3c lineal foot	153.00	193.40	19.34
Reginald St.....	2,150'	.38.3c lineal foot	825.00	1,042.60	104.26
Ethelbert St.....	1,600'	.38.3c lineal foot	613.00	774.70	77.47

CITY OF SUDBURY SPECIAL ASSESSMENT FOR CREEK IMPROVEMENT

(Municipal Drainage Act)

SCHEDULE "C"—AREA 3—ASSESSMENT FOR OUTLET LIABILITY

Street	Lot Number or Part of Lot	Size of Lot (Frontage)	Outlet Liability Total	Total Per Lot		Annual Assessment Per Lot With Int.
				Incl. Int.	\$	
Park St.....	1,600'	.38.3c lineal foot	\$ 613.00	\$ 774.70	\$	77.47
Stanley St.....	1,600'	.38.3c lineal foot	613.00	774.70		77.47
Regent St.....	2,450'	.38.3c lineal foot	940.00	1,188.00		118.80
Alder St.....	1,100'	.38.3c lineal foot	422.00	533.30		53.33
Lansdowne St.....	850'	.38.3c lineal foot	325.00	410.70		41.07
Lorne St.....	450'	.38.3c lineal foot	172.00	217.40		21.74
Dufferin St.....	600'	.38.3c lineal foot	230.00	290.70		29.07
Simcoe St.....	1,350'	.38.3c lineal foot	517.00	653.40		65.34
Central St.....	1,250'	.38.3c lineal foot	479.00	605.30		60.53
Robert St.....	100'	.38.3c lineal foot	38.00	48.00		4.80
Ethelbert St.....	400'	.38.3c lineal foot	153.00	193.40		19.34
Horobin St.....	850'	.38.3c lineal foot	325.00	410.70		41.07
Albinston St.....	850'	.38.3c lineal foot	325.00	410.70		41.07
Whittaker St.....	800'	.38.3c lineal foot	306.00	386.70		38.67
Eyre St.....	800'	.38.3c lineal foot	306.00	386.70		38.67
Cypress St.....	250'	.38.3c lineal foot	96.00	121.30		12.13
Ernest St.....	350'	.38.3c lineal foot	134.00	169.40		16.94
Spruce St.....	2,600'	.38.3c lineal foot	996.00	1,238.70		123.87
Robert St.....	700'	.38.3c lineal foot	268.00	338.70		33.87
Victoria St.....	1,000'	.38.3c lineal foot	383.00	484.00		48.40
Monck St.....	1,300'	.38.3c lineal foot	498.00	629.40		62.94
Donovan St.....	550'	.38.3c lineal foot	210.00	265.40		26.54
Frood Road.....	5,600'	.38.3c lineal foot	2,150.00	2,717.20		271.72
Murray Road.....	600'	.38.3c lineal foot	230.00	290.70		29.07
Montague St.....	2,450'	.38.3c lineal foot	940.00	1,188.00		118.80

Bessie St.....	2,450'	.38.3c lineal foot	940.00	1,188.00	118.80
Burton Ave.....	2,450'	.38.3c lineal foot	940.00	1,188.00	118.80
Antwerp St.....	600'	.38.3c lineal foot	230.00	290.70	29.07
Bessie St.....	750'	.38.3c lineal foot	287.00	362.70	36.27
Lansdowne St.....	1,200'	.38.3c lineal foot	460.00	581.30	58.13
College St.....	1,650'	.38.3c lineal foot	633.00	800.00	80.00
MacKenzie St.....	1,100'	.38.3c lineal foot	422.00	533.30	53.33
Montcalm St.....	600'	.38.3c lineal foot	230.00	290.70	29.07
D'Youville St.....	600'	.38.3c lineal foot	230.00	290.70	29.07
Ignatius St.....	600'	.38.3c lineal foot	230.00	290.70	29.07
Notre Dame Ave.....	1,800'	.38.3c lineal foot	690.00	872.00	87.20
Borgia St.....	610'	.38.3c lineal foot	234.00	295.80	29.58
Samuel St.....	450'	.38.3c lineal foot	172.00	217.40	21.74
St. Anne's Lane.....	300'	.38.3c lineal foot	115.00	145.40	14.54
Upper Louis St.....	500'	.38.3c lineal foot	192.00	242.70	24.27
Poplar St.....	500'	.38.3c lineal foot	192.00	242.70	24.27
Beatty St.....	700'	.38.3c lineal foot	268.00	338.70	33.87
Albert St.....	1,000'	.38.3c lineal foot	383.00	484.00	48.40
Reed St.....	200'	.38.3c lineal foot	77.00	97.30	9.73
Earl St.....	250'	.38.3c lineal foot	96.00	121.30	12.13
Elgin St.....	500'	.38.3c lineal foot	192.00	242.70	24.27
Spinola Lane.....	150'	.38.3c lineal foot	58.00	73.30	7.33

SCHEDULE B

BY-LAW NUMBER 2186

A By-law to provide for borrowing of \$92,375.78 upon Debentures to pay for the construction of a certain drainage work under The Municipal Drainage Act.

WHEREAS by the provisions of By-law No. 2185 of the Corporation of the City of Sudbury, the Mayor and Treasurer were authorized to borrow on the credit of the Corporation of the City of Sudbury, the sum of \$369,150.00 for the purpose of the construction of a drainage work under The Municipal Drainage Act, R.S.O. 1937, Chapter 278, as more particularly set forth in said By-law;

AND WHEREAS they were further authorized for that purpose to issue debentures of the Corporation at such times, in such amounts, and subject to such terms of payment as may be authorized by the Ontario Municipal Board;

AND WHEREAS it is necessary at this time to borrow the sum of \$92,375.78 on the credit of the Corporation and to issue Debentures therefor bearing interest at the rate of $4\frac{1}{2}$ per centum per annum, which is the amount of debt intended to be created by this By-law;

AND WHEREAS by the said By-law No. 2185 provision was duly made for the assessing, levying, and raising special rates for payment of the cost of the said works;

AND WHEREAS by an Order dated the 26th day of February, 1941, the Ontario Municipal Board has approved the purposes of the said borrowing and the passing of all requisite by-laws, including Debenture By-laws;

AND WHEREAS it is expedient to make the principal of the said debt repayable in yearly sums during the period of Ten years, of such amounts respectively that the aggregate amount payable for principal and interest in any one year shall be equal as nearly as may be to the amount so payable for principal and interest in each of the other years;

AND WHEREAS the whole rateable property in the Municipality according to the last revised Assessment Roll is \$18,331,039.00;

AND WHEREAS the amount of the existing debt of the Corporation is \$2,171,780 and no part of the principal or interest is in arrears.

THEREFORE the Municipal Corporation of the City of Sudbury enacts as follows:

1. For the purpose aforesaid there shall be borrowed on the credit of the Corporation at large, the sum of \$92,375.78 and debentures shall be issued therefor in sums of not less than \$50.00 each bearing interest at the rate of $4\frac{1}{2}$ per centum per annum, and having coupons attached thereto for payment of the interest semi-annually.

2. The Debentures shall all bear the same date and shall be issued within two years after the date on which this By-law is passed, and may bear any date within such two years, and shall be payable in Ten annual instalments during the Ten years next after the time that they are issued, and the respective amounts of principal and interest payable in each of such years shall be as follows:

Year	Principal	Interest	Annual
1	\$ 7,517.43	\$4,156.91	\$11,674.34
2	7,855.72	3,818.62	11,674.34
3	8,209.22	3,465.12	11,674.34
4	8,578.64	3,095.70	11,674.34
5	8,964.68	2,709.66	11,674.34
6	9,368.09	2,306.25	11,674.34
7	9,789.65	1,884.69	11,674.34
8	10,230.19	1,444.15	11,674.34
9	10,690.54	983.80	11,674.34
10	11,171.62	502.72	11,674.34

3. The Debentures as to both principal and interest may be expressed in Canadian Currency, and shall be payable at the Royal Bank of Canada, in the City of Sudbury, in the City of Toronto, or in the City of Montreal.

4. The Mayor and Treasurer of the Corporation shall sign and issue the Debentures, which shall be sealed with the seal of the Corporation. The coupon shall be signed by the Treasurer, and his signature to them may be written, stamped, lithographed or engraved.

5. The debentures may contain any clause providing for the registration thereof authorized by any Statute relating to Municipal Debentures in force at the time of the issue thereof.

6. (a) All the debentures or a portion thereof shall be redeemable at the option of the Corporation at the above mentioned place of payment on any date prior to maturity at face value together with accrued interest to the date set for such redemption.

(b) Where only a portion of the debentures is to be redeemed such portion shall comprise only the debentures that have the latest maturity dates and no debentures issued under this By-law shall be called for such redemption in priority to any such debenture that has a later maturity date.

(c) At least thirty days prior to the date set forth for such redemption, notice of intention so to redeem shall be published at least once in the "Ontario Gazette" and once a week for two consecutive weeks in a newspaper published in the City of Sudbury, in the City of Toronto and in the City of Montreal. The date of the second publication of such notice in such newspapers shall be at least thirty days prior to the date set for such redemption.

(d) In the case of a registered debenture, notice of intention so to redeem shall be sent by post at least thirty days prior to the date set for such redemption to the person in whose name the debenture is registered at the address shown in the Debenture Registry Book.

(e) Such notice shall specify the date set for such redemption, the debentures to be so redeemed, the place of payment, and the redemption price thereof, and shall state that from and after the date set for such redemption, interest on the debentures so to be redeemed shall cease to accrue.

(f) In the event of the exercise of the said option, the principal amount of the Debentures so to be redeemed shall become due and payable on the date set for such redemption.

(g) In the event of default by the Corporation in payment of a debenture, that is called for such redemption, and on the date set for such redemption, is duly presented for payment, interest on such debenture shall continue to accrue at the said rate.

(h) In the event of the redemption of any debenture under this section the annual sum thereafter to be levied and raised pursuant to By-law No. 2185 shall be reduced accordingly.

7. This By-law shall take effect on the day of the final passing thereof.

READ a first and second time the 24th day of February, 1941, and
FINALLY PASSED this 21st day of July, 1941.

(Sgd.) W. S. BEATON,
Mayor.

[SEAL]

(Sgd.) H. P. McKEOWN,
Clerk.

CHAPTER 49.

An Act respecting the Township of Tarentorus.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

WHEREAS the Corporation of the Township of Tarentorus has by its petition prayed for special legislation to enable the said Township to be divided into wards for election purposes; and whereas it is expedient to grant the prayer of the said petition; Preamble.

Therefore, His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The council of the Corporation of the Township of Tarentorus may, subject to the approval of the Ontario Municipal Board, by by-law divide the said Township into four wards to be numbered one to four with such boundaries as the council may deem expedient and as designated in such by-law. Division into wards.

2. The said council shall at and after the election held following the passing of the by-law under section 1 consist of a reeve to be elected by general vote and four councillors, one of whom shall be elected for each ward by vote of the municipal electors entitled to vote in such ward. Composition of council.

3. The nomination of candidates for councillor for each ward shall be held at the same time and place as the nomination of candidates for reeve. Nomination meeting.

4. Any by-law passed under the authority of this Act shall be passed not later in the year than the 1st day of November and shall take effect at and for the purpose of the annual election held next after the passing thereof. When by-laws to be passed.

5. This Act may be cited as *The Township of Tarentorus Act, 1943.* Short title.

CHAPTER 50.

An Act respecting the City of Toronto.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

WHEREAS the Corporation of the City of Toronto has Preamble.
 by its petition prayed for special legislation in respect
 of the several matters hereinafter set forth; and whereas it is
 expedient to grant the prayer of the said petition;

Therefore, His Majesty, by and with the advice and consent
 of the Legislative Assembly of the Province of Ontario,
 enacts as follows:

1. The retiring allowances granted or purporting to have Retiring allowances validated.
 been granted prior to the 5th day of March, 1941, by the
 Council of the Corporation of the City of Toronto to any
 employee or servant of the Corporation who had been in the
 service of the Corporation for at least twenty years and who
 while in such service had become incapable through illness or
 old age of efficiently discharging his duties, are hereby vali-
 dated and confirmed and declared to be, and always to have
 been, legal, valid and binding upon the said Corporation and
 the ratepayers thereof.

2. The retiring allowances granted or purporting to have Retiring allowances validated.
 been granted prior to the 5th day of March, 1941, by the
 Toronto Electric Commissioners to any employee or servant
 of the Commissioners who had been in the service of the
 Commissioners or its predecessors for at least twenty years
 and who while in such service had become incapable through
 illness or old age of efficiently discharging his duties, are
 hereby validated and confirmed and declared to be, and always
 to have been, legal, valid and binding upon the Commissioners.

3. The agreement made between The Corporation of the City of Toronto-T.T.C. agreement confirmed.
 City of Toronto and the Toronto Transportation Commission
 dated the 17th day of July, 1942, set out in schedule A hereto
 is hereby ratified and confirmed and declared to be legal,
 valid and binding upon the parties thereto and the said
 parties are hereby authorized and empowered to enter into

Proviso.

the said agreement and to carry out the terms thereof, provided all sums of money paid by the Commission to the Corporation under the said agreement shall not be taken into consideration in determining the cost of transportation to municipalities outside the limits of the City of Toronto.

1928,
c. 89, s. 1,
subs. 2,
enacted
1930,
c. 106, s. 4,
repealed.

4. Subsection 2 of section 1 of *An Act respecting the City of Toronto*, 18 George V, Chapter 89, as enacted by section 4 of *An Act respecting the City of Toronto*, 20 George V, Chapter 106, is hereby repealed.

Construction
of pavement
on Eglinton
Ave. East
authorized.

5.—(1) Notwithstanding the provisions of any other Act, the construction by the Corporation of the City of Toronto, at the expense of the Corporation at large and without local assessment, of a temporary concrete pavement on Eglinton Avenue East from 100 feet east of Walder Avenue to Bayview Avenue, including the construction of curbing, necessary drainage and the reconstruction in a permanent location of the sidewalk on the south side thereof, at an estimated cost of \$19,500 to be met out of the current revenues of the Corporation for the year 1943, is hereby authorized, validated and confirmed.

Apportion-
ment of cost.

(2) The Corporation of the Township of North York shall upon completion of the work mentioned in subsection 1 pay to the Corporation of the City of Toronto such portion of the actual cost thereof as may be agreed upon or failing agreement as may to the Ontario Municipal Board be deemed reasonable and just after hearing representations on behalf of the said Corporations and the Ontario Municipal Board shall have jurisdiction to hear and determine any such application and the decision of the said Board shall be final and conclusive and shall not be subject to appeal.

Powers of
N. York
Township.

(3) The Corporation of the Township of North York may assess its portion of the cost determined as provided in subsection 2 in the same manner as if the work had been carried out under *The Local Improvement Act*.

Rev. Stat.,
c. 269.

Commence-
ment of Act.

6. This Act shall come into force on the day upon which it receives the Royal Assent.

Short title.

7. This Act may be cited as *The City of Toronto Act, 1943*.

SCHEDULE A

AGREEMENT made this 17th day of July, 1942.

BETWEEN:

THE CORPORATION OF THE CITY OF TORONTO,
hereinafter called the "Corporation",

—and—

THE TORONTO TRANSPORTATION COMMISSION,
hereinafter called the "Commission".

WHEREAS the Commission was constituted by by-law of the Corporation passed pursuant to Statute 10/11 Geo. V., c. 144 (Ontario), and has been entrusted with the construction, operation, control, maintenance and management of the local transportation facilities of the Corporation;

AND WHEREAS, regardless of their legal rights, the parties hereto have been desirous of establishing, on an equitable and permanent basis, their relations with reference to the matters hereinafter set out;

AND WHEREAS the parties hereto have agreed that it is equitable that their relations in regard to such matters be established henceforth pursuant to the terms of this agreement;

NOW THEREFORE THIS AGREEMENT WITNESSETH that the parties hereto have agreed as follows:

1. Commencing with the current year the Commission will pay to the Corporation, in addition to the taxes now paid by it, taxes upon the buildings now vested in or used by it for its purposes and all "business assessments" made in respect of its lands as defined by Section 8 of The Assessment Act, R.S.O. 1937, Chapter 274.

2. To remove all doubts, the term "buildings" in the next preceding paragraph shall include buildings only and not any plant or contents situate in or about the same.

3. The Corporation shall pay annually to the Commission an amount equal to that paid by the latter during the then current year in respect of "business assessments," such amounts being paid as a contribution by the Corporation towards the cost incurred by the Commission in furnishing free transportation upon its system to the Blind and War Amputation cases.

4. The Commission agrees to continue its present policy with respect to such free transportation until the parties hereto agree to a variation in such policy.

5. The Corporation will use its best endeavours to have legislation passed by the Legislature of the Province of Ontario at the next session ratifying and confirming this agreement and authorizing the parties hereto to carry out the terms hereof.

IN WITNESS WHEREOF the parties hereto have hereunto set their cor-

porate seals by the hands of their proper officers in that behalf the day and year first above written.

SIGNED, SEALED AND DELIVERED THE CORPORATION OF THE CITY OF
TORONTO

In the presence of:

"FRED J. CONBOY,"
Mayor.

"G. A. LASCELLES,"
City Treasurer.

(SEAL)

THE TORONTO TRANSPORTATION
COMMISSION

"WM. C. MCBRIEN,"

"C. A. WARD."

(SEAL)

CHAPTER 51.

An Act respecting The United Farmers
Co-operative Company Limited.

*Assented to April 14th, 1943.
Session Prorogued April 14th, 1943.*

WHEREAS The United Farmers Co-operative Company Limited, hereinafter called "the Company," a company incorporated under *The Companies Act* by Letters Patent bearing date the 7th day of February, 1914, has by its petition prayed for special legislation in respect of the matters herein-after set forth; and whereas it is expedient to grant the prayer of the said petition; Preamble.

Therefore, His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Notwithstanding the provisions of the supplementary letters patent of the Company, dated the 10th day of March, 1927, the capital of the Company shall be and since the said date shall be deemed to have been the sum of three hundred and sixty-one thousand, seven hundred and nine dollars and nine cents. Capital.

2. All dividends heretofore declared and paid by the Company shall be deemed to have been validly declared and paid. Dividends.

3. The Company shall be subject to the provisions of Part XII of *The Companies Act* and the following provisions shall be deemed to apply and to have always applied to the Company,— Part XII of —
Companies
Act to
apply to
Company.
Rev. Stat.,
c. 251.

(a) that no member shall have more than one vote; and

(b) that no member shall vote by proxy; and

(c) that the surplus funds arising from the business of the Company shall be distributed annually as follows:

(i) payment of interest on the paid-up capital at a rate not exceeding eight per centum per annum;

- (ii) division of the remaining net surplus funds among the members or shareholders in proportion to the volume of business which they have done with or through the Company;
- (iii) where such surplus does not exceed one per centum of the year's business, said distribution may be deferred by resolution of the Company.

Shareholders
meetings.

4.—(1) Notwithstanding anything in this Act or *The Companies Act*, every co-operative corporation holding shares of the Company shall be entitled, if so approved by the Company, to appoint one or more delegates to the meetings of the shareholders of the Company; such delegates shall be shareholders or members of the co-operative corporation and the number thereof in each case shall be determined by the by-laws of the Company, but in no event shall there be a larger number of delegates than the number of shares held by the co-operative corporation in the Company.

Voting.

(2) Each delegate so appointed by a co-operative corporation shall be entitled to only one vote on behalf of such co-operative corporation.

Reserve
fund.

5. Notwithstanding anything contained in this Act or clause *a* of section 143 of *The Companies Act*, the Company may set aside an amount not to exceed fifty per centum of the net surplus funds in any one year as a reserve fund.

By-laws.

6. Notwithstanding anything in the letters patent of incorporation, the by-laws of the Company shall be deemed to have always been and to be valid.

Short title.

7. This Act may be cited as *The United Farmers Co-operative Company Limited Act, 1943.*

CHAPTER 52.

An Act respecting the City of Windsor.

*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

WHEREAS the Corporation of the City of Windsor Preamble.
and The Windsor Utilities Commission have by their
petition prayed for special legislation in respect of the several
matters hereinafter set forth; and whereas it is expedient to
grant the prayer of the said petition;

Therefore, His Majesty, by and with the advice and consent
of the Legislative Assembly of the Province of Ontario,
enacts as follows:

1.—(1) The retiring allowances granted or purporting to Retiring
allowances
validated.
have been granted prior to the 5th day of March, 1941, by the
council of the Corporation of the City of Windsor to any person
who was or had been an employee or servant of the said
Corporation or of the Corporation of the former City of
East Windsor or Windsor, or the former Town of Walkerville
or Sandwich, and who was retired prior to the 31st day
of December, 1940, are hereby validated and confirmed and
declared to be, and always to have been legal, valid and binding
upon the Corporation and the ratepayers thereof, and the
Corporation may continue to pay the retiring allowances
aforesaid until the death of each of such persons.

(2) The Corporation of the City of Windsor is authorized Wm. Hindle
retiring
allowance
authorized.
and empowered to pay William Hindle, who was retired from
its employ on the 31st day of October, 1940, a retiring allow-
ance not exceeding \$360 per annum until his death.

2. The retiring allowances granted or purporting to have Utilities
Commission
retiring
allowance
validated.
been granted prior to the 5th day of March, 1941, by The
Windsor Utilities Commission to any person who was or had
been an employee or servant of the Commission or the former
Hydro-Electric Commission of the Town of Walkerville and
who was retired prior to the 31st day of December, 1940, are
hereby validated and confirmed and declared to be and always
to have been legal, valid and binding upon the Commission,
and the Commission may continue to pay the retiring allow-
ances aforesaid until the death of each of such persons.

S. 64b,
Rev. Stat.,
c. 59,
enacted
1942, c. 9,
s. 3,
may be
made
applicable
to City of
Windsor.

3. Notwithstanding the provisions of *The City of Windsor (Funding and Refunding Plan) Act, 1938*, and the plan for funding and refunding the debts of the amalgamated municipalities of East Windsor, Walkerville, Windsor and Sandwich set out as Schedule A thereto, the provisions of section 64b of *The Department of Municipal Affairs Act* as enacted by section 3 of *The Department of Municipal Affairs Act, 1942*, may on the application of the City of Windsor to the Ontario Municipal Board be made applicable to the said City.

Commence-
ment of Act.

4. This Act shall come into force on the day upon which it receives the Royal Assent.

Short title.

5. This Act may be cited as *The City of Windsor Act, 1943*.

CHAPTER 53.

An Act respecting The Woodstock, Thames Valley
and Ingersoll Electric Railway Company.*Assented to April 14th, 1943.**Session Prorogued April 14th, 1943.*

WHEREAS the trustees for the bondholders of The Preamble.
Woodstock, Thames Valley and Ingersoll Electric
Railway Company, herein called "the Company", have by
their petition represented that the Company was incorporated
by an Act passed in the sixty-third year of the reign of Her
late Majesty Queen Victoria; that in the year 1914 the ^{1900.}
trustees took over the assets and management of the Company ^{c. 127.}
on behalf of the bondholders, to the exclusion of the share-
holders and directors of the Company, in exercise of the
powers given them in the event of default in payment of bond
interest; that the Company has now ceased to operate and
that its assets have been disposed of pursuant to an order
of the Supreme Court of Ontario dated the twenty-fourth day
of March, 1942; and whereas the said petitioners have prayed
that an Act may be passed terminating the corporate existence
of the Company; and whereas it is expedient to grant the
prayer of the said petition;

Therefore, His Majesty, by and with the advice and consent
of The Legislative Assembly of the Province of Ontario,
enacts as follows:

1. The corporate existence of the Company is hereby ^{Company}
terminated. ^{terminated.}

2. This Act may be cited as *The Woodstock, Thames Valley* ^{Short title.}
and Ingersoll Electric Railway Company Act, 1943.

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(Eighth Session, Twentieth Legislature 7 George VI, 1943)

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Markdale, Village of—GAZETTE, 24th January, 1942.

South Grimsby, Township of—GAZETTE, 22nd August, 1942.

Teeswater, Village of—GAZETTE, 3rd January, 1942.

Tottenham, Village of—GAZETTE, 15th August, 1942.

Wardsville, Village of—GAZETTE, 11th April, 1942.

West Lorne, Village of—GAZETTE, 24th October, 1942.

MARRIAGE ACT.

Certain persons authorized to solemnize marriage.

GAZETTE, 7th February, 1942.

GAZETTE, 4th April, 1942.

GAZETTE, 16th May, 1942.

GAZETTE, 27th June, 1942.

GAZETTE, 15th August, 1942.

GAZETTE, 3rd October, 1942.

GAZETTE, 5th December, 1942.

MILK CONTROL ACT.

Regulations amended.

Order-in-Council, 12th August, 1942—GAZETTE, 22nd August, 1942.

MINING ACT.

Algoma—Certain townships in, thrown open for staking.

Certain townships in, withdrawn from staking out until titles clarified.

Order-in-Council, 1st May, 1942—GAZETTE, 9th May, 1942.

Authority to grant extension of mining claims.

Order-in-Council, 18th March, 1942—GAZETTE, 28th March, 1942.

Kenora, Sudbury and Temiskaming—Certain lands in to be withdrawn from prospecting, staking out, sale or lease.

Order-in-Council, 1st September, 1942—GAZETTE, 12th September, 1942.

Mattawan, Township of—survey of mining claims in.

Order-in-Council, 10th November, 1942—GAZETTE, 21st November, 1942.

Mining Claim A-95 Gillies Timber Limit—thrown open for staking, sale or lease.

Order-in-Council, 1st May, 1942—GAZETTE, 9th May, 1942.

Mining leases terminated for non-payment of rental declared open for prospecting.

Order-in-Council, 27th October, 1942—GAZETTE, 31st October, 1942.

Nipissing, Temiskaming and Thunder Bay—certain lands in declared open for prospecting, staking out, sale or lease.

Order-in-Council, 1st September, 1942—GAZETTE, 12th September, 1942.

MUNICIPAL SUBSIDY ACT.

Regulations under.

Order-in-Council, 15th June, 1942—GAZETTE, 27th June, 1942.

PROVINCIAL LAND TAX ACT.

Rate of taxation for 1943.

GAZETTE, 20th June, 1942.

PROVINCIAL PARKS ACT.

Regulations respecting prospecting for minerals and staking out of mining claims in Algonquin and Quetico Provincial Parks.

Order-in-Council, 11th June, 1942—GAZETTE, 20th June, 1942.

PSITTACOSIS.

Regulations re prevention and mitigation of; former regulations repealed.

Order-in-Council, 29th January, 1942—GAZETTE, 7th February, 1942.

PUBLIC HOSPITALS ACT.

Regulations amended.

Order-in-Council, 27th February, 1942—GAZETTE, 7th March, 1942.

PUBLIC LANDS ACT.

Regulations under.

Order-in-Council, 30th June, 1942—GAZETTE, 1st August, 1942.

PUBLIC OFFICERS ACT.

Wawanesa Mutual Insurance Company, fidelity bonds or guarantee policies of, may be given and accepted in lieu of bonds or private or personal suretyship.

GAZETTE, 25th April, 1942.

QUETICO PROVINCIAL PARK.

Regulations re mining claims in.

Order-in-Council, 11th June, 1942—GAZETTE, 20th June, 1942.

Regulations re prospecting for minerals and staking out mining claims.

Order-in-Council, 24th June, 1942—GAZETTE, 27th June, 1942.

RAILWAY FIRE CHARGE ACT.

Charges payable for 1942.

GAZETTE, 17th January, 1942.

REMEMBRANCE DAY.

All provincial, court and legal offices closed on November 11th, 1942, until 1 p.m.
Order-in-Council, 4th November, 1942—GAZETTE, 7th November, 1942.

ROYAL COLLEGE OF DENTAL SURGEONS.

By-laws.

GAZETTE, 21st November, 1942.

ST. PAUL'S UNITED CHURCH CEMETERY, TOWNSHIP OF CORNWALL.

re-interment of bodies.

GAZETTE, 24th January, 1942.

SECURITIES ACT.

Regulations amended.

Order-in-Council, 27th February, 1942—GAZETTE, 7th March, 1942.

SILICA SAND.

License granted D. M. Hackett to explore for, by drilling in Detroit River.

GAZETTE, 22nd August, 1942.

1943

(TO 8TH MAY)

ALGONQUIN PROVINCIAL PARK.

Regulations re.

Order-in-Council, 24th November, 1942—GAZETTE, 9th January, 1943.

CHEESE AND HOG SUBSIDY ACT.

Regulations under.

Order-in-Council, 20th April, 1943—GAZETTE, 8th May, 1943.

EMBALMERS AND FUNERAL DIRECTORS ACT.

Regulations amended.

Order-in-Council 19th January, 1943—GAZETTE, 30th January, 1943.

GAME AND FISHERIES ACT.

Albany River Beaver and Fur Preserve, establishment of.

Order-in-Council, 23rd February, 1943—GAZETTE, 6th March, 1943.

HIGHWAY IMPROVEMENT ACT.

Mileage added to King's Highway System.

Order-in-Council, 26th January, 1943—GAZETTE, 30th January, 1943.

GAZETTE, 13th February, 1943.

INDUSTRIAL STANDARDS ACT.

Schedule of Hours and Wages.

Hard Furniture Industry.

Order-in-Council, 5th January, 1943—GAZETTE, 9th January, 1943.

LEGISLATIVE ASSEMBLY.

Convening.

GAZETTE, 30th January, 1943.

Prorogation.

GAZETTE, 17th April, 1943.

LIQUOR CONTROL ACT.

Beer and native wine, rationing of, for resident consumption.

Order-in-Council, 5th May, 1943—GAZETTE, 8th May, 1943.

Regulations amended.

Order-in-Council, 22nd December, 1942—GAZETTE, 2nd January, 1943.

Order-in-Council, 4th March, 1943—GAZETTE, 13th March, 1943.

Order-in-Council, 20th April, 1943—GAZETTE, 24th April, 1943.

MARRIAGE ACT.

Certain persons authorized to solemnize marriage.

GAZETTE, 20th February, 1943.

PROVINCIAL PARKS ACT.

Algonquin and Quetico Parks, regulations re.

Order-in-Council, 24th November, 1943—GAZETTE, 9th January, 1943.

PUBLIC HEALTH ACT.

Definition of "pasteurization."

Order-in-Council, 5th January, 1943—GAZETTE, 16th January, 1943.

QUETICO PROVINCIAL PARK.

Regulations re.

Order-in-Council, 24th November, 1943—GAZETTE, 9th January, 1943.

RAILWAY FIRE CHARGE ACT.

Fire charge for 1943.

GAZETTE, 6th February, 1943.

REGISTRATION OF NURSES ACT.

Regulations amended.

Order-in-Council, 19th January, 1943—GAZETTE, 30th January, 1943.

VENEREAL DISEASES PREVENTION ACT.

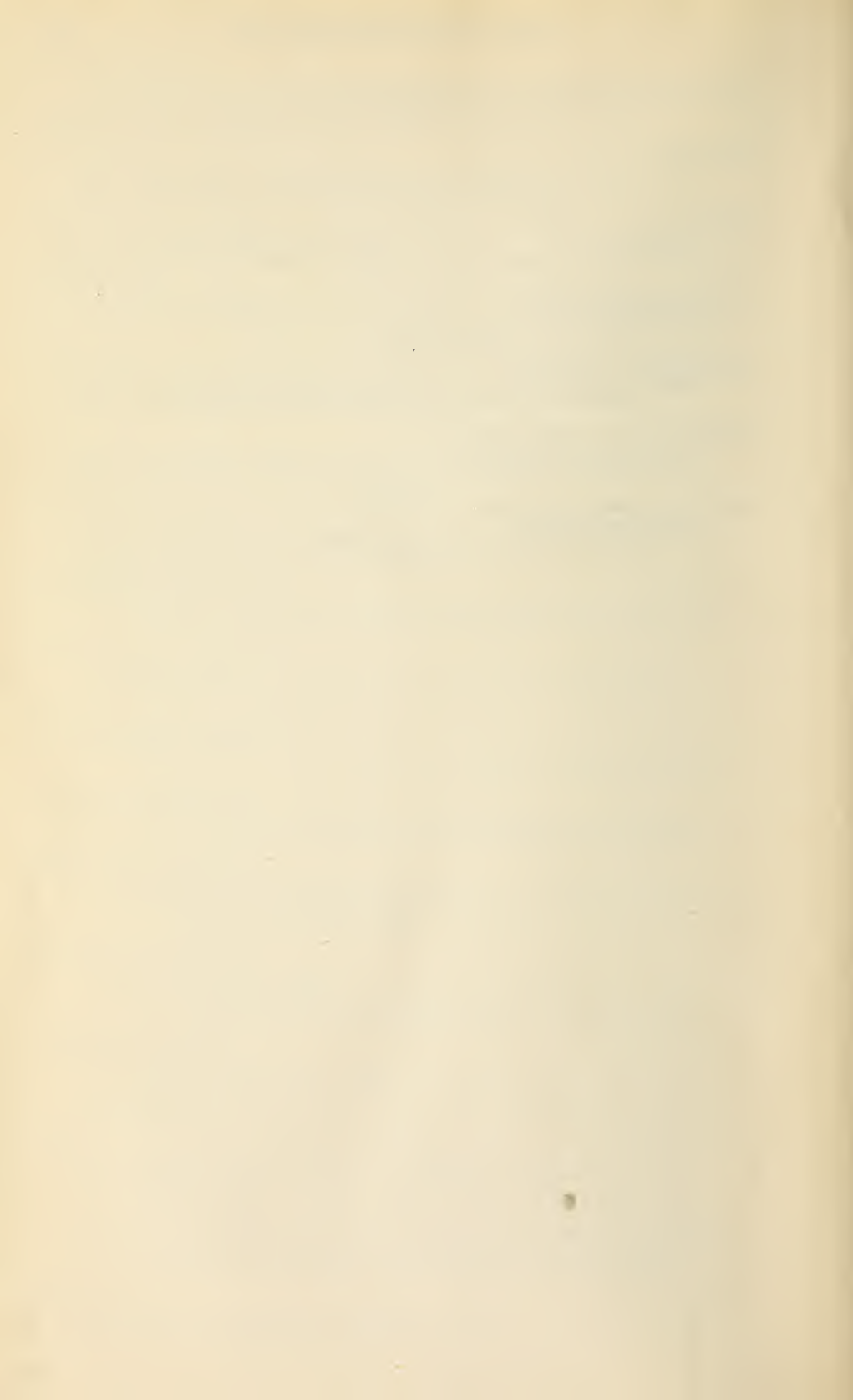
Regulations and forms under.

Order-in-Council, 26th January, 1943—GAZETTE, 6th February, 1943.

WORKMEN'S COMPENSATION ACT.

Regulations amended.

Order-in-Council, 23rd February, 1943—GAZETTE, 6th March, 1943.



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